

Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at http://about.jstor.org/participate-jstor/individuals/early-journal-content.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

Abbreviations.

Ed	 E	ditorial
	Leading	
An	Anı	

LEADING ARTICLES IN VOLUME VII, N. S.

Alexander Hamilton Stephens	410
A Loose-Leaf Code for Virginia	345
Appellate Injunctive Relief	821
Bigamous Marriage Contracted in Good Faith	92
Business Methods in a Lawyer's Office	241
Civil and Police Justices	657
Comparison of State Criminal Trials with the English and Fed-	
eral	492
Criminal Slang	ç
Herschell Vespasian Johnson	736
Injunctions in Labor Disputes	
Injury to Minor Employed in Violation of Law	490
Investments by Fiduciaries as Affected by Virginia Statutes	481
Law Enforcement and Some Criminal Laws Laws	
Legal Status of a Lodger	726
Marginal Release of Trust Deeds	161
Notes on Divorce Procedure	801
Price Regulation by Legislative Power	401
Repugnant Clauses in Deeds	81
Roman Law	882
Rule of Decision in Appellate Court under sec. 6363	321
Sunday Blue Laws	1
Teaching "Back to the Constitution"	732
The Common Law	721
The Illegal Enforcement of Criminal Law	56 9
The Race Menace in Bootlegging	
The Relations between the British Dominion of Virginia and the	
Dominion of Canada	641
The Supreme Court of the United States	898

EDITORIALS IN VOLUME VII, N. S.

Acknowledgments over the Telephone	374
A Forger of Finger Prints	
A Government Which Can Be Sued and Yet Cannot Sue	848
A Judge against the Judges292,	
American Bar Association Meeting of 1921	450
Appeal by Attorneys for the Commonwealth from Board of Super-	
visors	213
Are Contracts to Be Impaired by Judicial Decision?	
Attention, Practice-Tinkers	
"Back to the Constitution" School	
By the Unknown Soldier's Grave at Arlington	
Chief Justice Taft	
Chief Justice White	
Colored Judges of Election	615
Comity between the States-Fraud in Obtaining a Divorce in One	
State Does Not Debar Another State from Disregarding the	
Fraudulent Decree	
Demurrers-Motions to Quash, etc	
Dissenting Judges	850
Distraint for Taxes—Has the Treasurer a Right to Break Open an	
Outer Door?	
Electoral Board-Mandamus	615
Exemption of County, District and Municipal Bonds from Taxa-	
tion—Section 2302, Code of 1919	849
Is Not the Receiver as Bad as the Thief, Even if the Government	
Is the Receiver?	288
Jurisdiction of Justices in Cases of Violation of Statutes or Ordi-	
nances Involving a Bona Fide Claim to Real Estate	
Motion for Judgment—Pleas in Abatement	
Municipal Taxation of Professional Men	
Negligence of Charitable Institutions; Assumption of Risk	
New Judge of the Supreme Court of Appeals—Jesse F. West	773
Old Deeds in the Office of the Circuit Court of the City of Rich-	40
mond	
Peaceful Picketing—Strikes and the Courts	
Principals in Second Degree—IndictmentRegistration of Defective Contract for Sales of Personal Property	114
—Individual Names of Partners	454
Rights of Counties to Issue Road Bonds	
Shall We Have a 20th Amendment, Making a Uniform Divorce	100
	698

TABLE OF CASES REPORTED IN FULL IN VOLUME VII, N. S.

Director General of Railroads v. E. W. Gates & Son Co. (Law &	
Eq. Ct.)*	253
Galt v. Hobbs (Cir. Ct.)	255
Fray & Green v. Pollock (U. S. Dis. Ct.)	95
Life Ins. Co. of Va. v. Wood (Law & Eq. Ct.)*	827
Oliver v. Louisville & Nashville R. Co	669
Osmond-Barringer Co. v. Hey (Law & Eq. Ct.)*	175

^{*}Annotated.

TABLE OF CASES DIGESTED IN VOLUME VII, N. S.

Addington v. Guest River Coal Co. (108 S. E. 695)	
Allen v. Commonwealth (105 S. E. 589)	112
Alls v. Commonwealth (108 S. E. 645)	
Ambrose v. Commonwealth (106 S. E. 348)	201
American Nat. Bank v. Chapin (107 S. E. 636)	
American Peanut Corporation v. Newsom Supply Co. (107 S. E.	
650)	359
Appalachian Power Co. v. Town of Pulaski (108 S. E. 885)	756
Armour Fertilizer Works v. Taylor (105 S. E. 574)	
Atlantic Coast Line R. Co. v. Southern Oil & Feed Mills, Inc. (106	
S. E. 337)	196
Atlantic Coast Line R. Co. v. Warrington (106 S. E. 341)	
Atwood v. Huff (108 S. E. 562)	
Bailey v. Hines (109 S. E. 470)	
Barnard v. Gardner Inv. Corporations (106 S. E. 346)	
Benj. T. Crump Co., Inc. v. J. L. Lindsay, Inc. (107 S. E. 679)	
Bibbs v. Commonwealth (106 S. E. 363)	205
Black v. Daughtry (107 S. E. 428)	
Blanchard v. Dominion Nat. Bank (108 S. E. 649)	
Board of Sup'rs of Louisa County v . Bibb, Commonwealth's Atty.	013
	240
(106 S. E. 684)	
Bradshaw v. Booth (105 S. E. 555)	
Bragg v. Justus, et al (106 S. E. 335)	
Britton & Kennedy, Inc. v. Terry (107 S. E. 687)	427
Brizendine v. Paitsel (108 S. E. 842)	
Brown v. Commonwealth (107 S. E. 809)	
Bruce's Ex'x v. Bibb's Ex'x (105 S. E. 570)	
Bunkley v. Commonwealth (108 S. E. 1)	
Campbell v. Commonwealth (107 S. E. 812)	
Camp Mfg. Co. v. Green (106 S. E. 394)	
Canody v. Norfolk & W. Ry. Co. (105 S. E. 585)	
Carter Coal Co. v. Bates (105 S. E. 77)	
Carter v. Keesling (108 S. E. 708)	
Chapman v. Kite (107 S. E. 702)	
	750
City of Clifton Forge v. Virginia Western Power Co. (106 S. E.	
400)	27 3
City of Richmond v. Carneal (106 S. E. 403)	
City of Richmond v. Cheatwood (107 S. E. 830)	517
City of Richmond v. Rose (105 S. E. 554)	185
Clark v. Hugo (107 S. F. 730)	500

Clatterbuck v. Clore (107 S. E. 669)	. 365
Clinchfield Coal Corporation v. Hawkins (108 S. E. 704)	687
Clinchfield Coal Corporation v. Hayter (108 S. E. 854)	747
Cochran v. Hiden (107 S. E. 708)	436
Coffman v. Coffman (109 S. E. 454)	
Commonwealth v. Craddock-Terry Co. (105 S. E. 576)	109
Commonwealth v. Kernochan (106 S. E. 367)	261
Commonwealth v. Lorillard Co. (105 S. E. 683)	121
Commonwealth v. Thompson (109 S. E. 447)	916
Conner v. West (105 S. E. 762)	259
Cornett's Ex'rs v. Commonwealth (105 S. E. 230)	28
Corvin v. Commonwealth (108 S. E. 651)	674
Cyphers v. Dingus (108 S. E. 565)	
Davis v. Heflin (107 S. E. 673)	
Davis v. Kendall (107 S. E. 741)	
Davidson v. Washington & O. D. Ry. (105 S. E. 669)	118
Deitz v. High (109 S. E. 215)	
Deitz v. Whyte (109 S. E. 212)	
Director General of Railroads v. Bryant's Adm'r (105 S. E. 389)	33
Director General of Railroads v. Chandler (106 S. E. 226)	
Director General of Railroads (Atlantic Coast Line R. R.) v. Lucas	
(107 S. E. 675)	
Du Point Engineering Co. v. Blair (106 S. E. 328)	
Duty v. Honaker Lumber Co. (108 S. E. 863)	
E. I. Dupont de Nemours & Co. v. Brown (105 S. E. 860)	
Ellison v. Commonwealth (107 S. E. 697)	
Elterich v. Leight Real Estate Co. (107 S. E. 735)	
Ewing v. Board of Sup'rs of Nelson Co. (109 S. E. 474)	
Fant v. Thomas (108 S. E. 847)	
Fields v. Commonwealth (106 S. E. 333)	
Foltz v. Conrad Realty Co. (109 S. E. 463)	
Ford v. Street (106 S. E. 379)	
Freeman v. Commonwealth (107 S. E. 707)	436
Gallion & Gregory v. Winfree (105 S. E. 539)	
George H. Rucker & Co. v. Glennan (107 S. E. 725)	
Gilmer v. Francisco (108 S. E. 669)	
Gilmer v. Redwine (108 S. E. 857)	
Goins v. Garber (108 S. E. 868)	
Great Atlantic & Pacific Tea Co. v. Cofer (106 S. E. 695)	
Grizzle v. Fletcher (105 S. E. 457)	
Hall v. Commonwealth (105 S. E. 551)	
Hamlet v. E. I. Du Pont de Nemours & Co. (105 S. E. 529)	
Harley v. Commonwealth (108 S. E. 648)	
Harris v. Commonwealth (105 S. E. 541)	
Harris, Woodson, Barbee Co., Inc. v. Gwathmey (107 S. E. 658)	_
Head-Lipscomb-McCormick Co. v. City of Bristol (105 S. E.	
500)	

Henderson v. Commonwealth (107 S. E. 700)	
Hendry v. Virginia Ry. & Power Co. (107 S. E. 715)	440
Henninger v. McGinnis (108 S. E. 671)	679
Hines, Director General of Railroads v. Beard (107 S. E. 717)	440
Hines, Director General of Railroads v. Buchanan (109 S. E. 219)	
Hines, Director General of Railroads v. Burnett (107 S. E. 657)	
Hines, Director General of Railroads v. Garrett (108 S. E. 690)	
Holston Corporation v. Wise County (109 S. E. 180)	
Hopkins v. Commonwealth (105 S. E. 673)	
Hoover v. Hoover (109 S. E. 424)	
Hutchison v. Harrison (107 S. E. 742)	503
Hutcheson v. Savings Bank of Richmond (105 S. E. 677)	185
Ingram v. Ingram (107 S. E. 653)	361
Interstate Coal Co., Inc. v. Eaton, Rhodes & Co. (108 S. E. 881)	755
Interstate R. Co. v. Roberts (105 S. E. 463)	
Jabbour Bros. v. Hartsook (108 S. E. 684)	
Johnson v. Hoffman (10. S. E. 645)	
Jones v. Rhea, Chairman of State Corporation Commission (107 S.	000
E. 814)	513
Judy v. Doyle (108 S. E. 6)	
Karabalis v. E. I. Du Pont de Nemours & Co. (105 S. E. 755)	959
Kritselis v. Petty (105 S. E. 536)	49
Levy, Director of Public Welfare v. Kosmo (106 S. E. 228)	101
Logwood v. Holland (108 S. E. 571)	
Lynch v. Clinch Motor Co. (108 S. E. 641)	
Lynch v. Commonwealth (109 S. E. 418)	
Lynch v. Commonwealth (109 S. E. 427)	
Mankin v. Aldridge (105 S. E. 459)	
Mann v. City of Lynchburg (106 S. E. 371)	
Manss-Owens Co. v. Owens & Son (105 S. E. 543)	99
Matney v. Yates (108 S. E. 578)	598
Matthews v. La Prade (107 S. E. 795)	200
Mihalcol v. Holub (107 S. E. 704)	433
Miller v. Southern Ry. Co. (108 S. E. 838)	
Morris & Co. v. Alvis (107 S. E. 664)	
Mullins v. Sutherland (109 S. E. 420)	907
Murden v. Virginia Ry. & Power Co. (107 S. E. 660)	364
New York, P. & N. R. Co. v. Chandler (106 S. E. 684)	
Ney v. Haun (109 S. E. 438)	913
North Shore Improvement Co. v. New York, P. & N. R. Co. (108	
S. E. 11)	
Oldaker v. Virginia Ry. & Power Co. (107 S. E. 634)	
Old Dominion S. S. Co. v. Blakeman (105 S. E. 752)	257
Oliver v. Commonwealth (108 S. E. 577)	598
O'Quinn v. Hazel Land Corporation (108 S. E. 643)	601
Osborne v. Richmond (108 S. E. 560)	
Owens v Commonwealth (105 S E 531)	44

Pendleton v. Commonwealth (109 S. E. 201)	.760
Phlegar's Ex'r v. Smith (108 S. E. 662)	677
Pope v. Commonwealth (109 S. E. 429)	
Powers v. Howard (108 S. E. 687)	
Powers v. Long (108 S. E. 664)	
Queen Ins. Co. of America v. Perkinson (105 S. E. 580)	
Radford Water Power Co. v. Dunlap (105 S. E. 257)	
Realty Co. of Virginia, Inc. v. Burcum (106 S. E. 375)	
Rice v. Freeland (109 S. E. 186)	
Richardson v. Commonwealth (109 S. E. 460)	
Richardson v. Gardner (105 S. E. 225)	
Richmond Cedar Works v. Harper (106 S. E. 518)	
Richmond Leather Mfg. Co. v. Fawcett (107 S. E. 800)	
Robertson v. Commonwealth (105 S. E. 215)	
Robertson's Exr v. Atlantic Coast Realty Co. (106 S. E. 521)	
Rudolph v. Farmers' Supply Co., Inc. (108 S. E. 638)	
Scott v. Doughty (107 S. E. 729)	
Smith v. City of Newport News (106 S. E. 521)	
Smith-Gordon Co., Inc. v. Snellings (107 S. E. 651)	300
Smith v. Withrow (106 S. E. 694)	
Southern Ry. Co. v. Adams (105 S. E. 566)	
Southern Ry. Co. v. Commonwealth (105 S. E. 65)	
Southern Ry. Co. v. Fitzpatrick (105 S. E. 663)	
Stallard v. Commonwealth (107 S. E. 722)	
Stallard v. Sutherland (108 S. E. 568)	672
Standard Ice Co., Inc. v. Lynchburg Diamond Ice Factory (106 S.	
E. 390)	
Standard Oil Co. of New Jersey v. Roberts (107 S. E. 838)	
State Highway Commissioner v. Kreger (105 S. E. 217)	
Stephen Putney Shoe Co. v. Ormsby's Adm'r (105 S. E. 563)	
Stock and Sons v. Owen & Banker (105 S. E. 587)	
Surratt v. Eskridge (108 S. E. 677)	
Surry Lumber Co. v. Wellons (106 S. E. 382)	
Sussex County v. Jarratt (106 S. E. 384)	
Sussex County v. Jarratt (106 S. E. 627)	
Talbott v. Southern Seminary (109 S. E. 440)	
Taylor v. Binswanger & Co. (107 S. E. 649)	
Thacker v. Commonwealth (108 S. E. 559)	
Thomas v. Artrip (108 S. E. 850)	
Town of Gordonsville v. Zinn (106 S. E. 509)	
Traylor v. Atkinson (108 S. E. 199)	
Tripp v. City of Norfolk (106 S. E. 360)	
Tucker Sanatorium, Inc. v. Cohen (106 S. E. 355)	205
Twohy v. Twohy (107 S. E. 642)	357
United States Fidelity & Guaranty Co. v. Country Club of Va.	
Inc. (105 S. E. 686)	188
Virginia Dy & Power Co v Cherry (105 S F 657)	119

Virginia Ry. & Power Co. v. Richmond (106 S. E. 529)	81
Virginia Ry. & Power Co. v. Smith & Hicks (105 S. E. 532)	1 1
Virginia Wholesale Co., Inc. v. Town of Appalachia (108 S. E.	
660) 67	77
Walker v. Temple (107 S. E. 720) 44	42
Watson v. Brunner (105 S. E. 97)	
Watts v. Commonwealth (106 S. E. 339)	97
Wenner v. George (106 S. E. 365)	61
Weston's Adm'x v. Hospital of St. Vincent of Paul (107 S. E.	
785) 50	04
White & Co. v. Ryan (109 S. E. 426)	09
Whitehurst v. Burgess (107 S. E. 630)	54
White v. White (106 S. E. 350) 20	
Williams v. Commonwealth (107 S. E. 655)	
Wilson Bros. v. Branham (109 S. E. 189)	59
Wilson Bros. v. W. M. Ritter Lumber Co. (109 S. E. 201) 76	
Withrow v. Porter (109 S. E. 441)	
W. S. Forbes & Co. v. Southern Cotton Oil Co. (108 S. E. 15) 59	
Young v. Dowen (108 S. E. 866)	
Zigler v. Sprinkel, City Treasurer (108 S. E. 656)	

GENERAL INDEX TO VOLUME VII, N. S.

ABANDON.	
See post, RAILROADS.	
ABATEMENT AND SURVIVAL.	
Procedure by Motion for Judgment—Pleas in Abatement—Ed	614
ABSTRACT OF TITLE.	•
	460
The Title Examiner—Some Fragmentary Reflections	409
ACCIDENT INSURANCE.	
See post, INSURANCE.	
ACCOMPLICES AND ACCESSORIES.	
Aiding a Suicide	
Circumstantial Evidence	512
Instruction Should Not Leave to Jury's Judgment What Constitutes Aiding and Abetting	430
Instruction Should State Acts Necessary to Constitute Princi-	700
pal	431
Mere Presence When Crime Is Committed	
Principal in Second Degree-Indictment-Ed	
"Principal in Second Degree"—Definition	512
ACCOUNT, ACTION ON.	
Burden of Proof upon Plaintiff	37
ACKNOWLEDGMENTS.	
Acknowledgments Over Telephone374,	377
ACTIONS.	
A Government Which Can Be Sued and Yet Cannot Sue-Ed	848
Joint or SeveralRight of Defendant to Object	
ACT OF GOD.	
See post, MASTER AND SERVANT; NEGLIGENCE.	
ACTS OF ASSEMBLY.	
See post, WORKMEN'S COMPENSATION ACT.	
Acts 1884, p. 83	169
Acts 1889-90, p. 36	
Acts 1891-2, p. 962	
Acts 1884, p. 708	
Acts 1894, p. 483	
Acts 1896, p. 594	
recto rovo, pr woomming and a second rection and a	

ACIS OF ASSEMBLI—Continued.	
Acts 1898, p. 595	165
Acts 1900, p. 81	166
Acts 1901, p. 348	167
Acts 1902, c. 578	260
Acts 1903, c. 578	260
Acts 1904, c. 578	260
Acts 1906, c. 1121	20, 121
Acts 1906, c. 194	276
Acts 1910, c. 47	757
Acts 1910, c. 345	
Acts 1912, c. 42	
Acts 1912, c. 74102, 1	03, 104
Act 1912, p. 583	258
Acts 1914, c. 228	
Act 1914, c. 306	26
Acts 1914, c. 340	
Acts 1915, c. 111	
Acts 1915, c. 117	24
Acts 1915, c. 148, §§ 45, 46	
Acts 1916, c. 62, § 44	
Acts 1916, c. 71	
Acts 1916, c. 215	
Acts 1916, c. 406	
Acts 1916, c. 416	
Acts 1916, c. 472	
Acts 1916, c. 4913	
Acts 1916, c. 492	
Acts 1916, c. 522, §§ 1, 8, 14	
Acts 1916, c. 524	
Acts 1916, p. 809	
Acts 1918, c. 232	
Acts 1918, c. 340	
Acts 1918, c. 349	
Acts 1918, c. 407	
Acts 1918, p. 759	
Acts 1918, Prohibition Act, § 3	
Acts 1919, c. 31	-
Acts 1920, c. 1	
Acts 1920, c. 184	
Acts 1920, c. 213	
Acts 1920, p. 416	
Acts 1920, p. 804	665

ADEQUATE REMEDY AT LAW.

Petition and Cross-Bills on Matter Where Law Remedy Was Adequate Should Have Been Dismissed without Prejudice.... 751

ADJOINING OWNER.	
See post, EMINENT DOMAIN.	
ADULTERY.	
See post, CONSPIRACY.	
ADVERSE POSSESSION.	
See post, JOINT TENANTS AND TENANTS IN COM- MON.	
Constructive Notice to Purchaser that His Title Is Bad Will Not Impeach Good Faith	439
If Sufficient to Bar Legal Estate of Trustee, Bars Equitable Estate of Cestui Que Trust	438
Title by Adverse Possession Not Lost by Admission of Defects or by Negotiations to Quiet Title	
Title of Bona Fide Claimant, Relying on Constructive Possession Based on Color of Title, Will Ripen by Adverse Possession	
ADVERTISING.	
See post, EASEMENTS.	
AFFIDAVIT.	
See post, ATTACHMENT AND GARNISHMENT.	
AGE.	
Statute Requiring Voter to State Age	461
AGENCY.	
See post, PRINCIPAL AND AGENT.	
ALIENS.	
Membership in Communist Party as Ground for Deportation of Alien	
Qualifications for Citizenship	133
ALIMONY.	
See post, DIVORCE.	
AMENDMENTS.	
See PLEADING.	
ANIMALS.	
Failure to Fence Track—"Any Property" as Used in Code 1919, sec. 3949 Not Including DogsLiability for Death Caused by Mad Dog	
ANSWERS.	
See post, PLEADING.	
APPEAL AND ERROR. See post, INJUNCTIONS.	

APPEAL AND ERROR—Continued.	
Adverse Decision on Former Hearing of Same Case Not Sub-	
ject to Review	274
Appeal Does Not Lie unless Jurisdiction to Entertain Is Con-	
ferred by Constitution or Statute	278
Appellant Must Show Error Was Prejudicial	754
Appellant Court Held Authorized to Enter Judgment, Dismiss-	
ing Action	
Appellate Injunctive Relief-L. A	
Assignment Failing to Specify Error	
Assignment Held Frivolous and De Minimis	
Attention, Practice-Tinkers-Ed	
Bill of Exceptions-Failure to File in Time195,	604
Bill of Particulars-Failure to Furnish When Ordered Not	
Ground for Reversal	748
Case Rendered Moot by Execution before Supersedeas of Order	
for Removal of Fence	679
Case Rendered Moot by Execution of Leases Sought by	
Mandamus	191
Complaint against Seller and Buyer's Agent May Be Considered	
as Amended to Dismiss as to Agent	360
Conclusions of Trial Court on Oral Testimony Entitled to Sub-	
stantially Same Credit as Verdict	587
Court Will Not Construe Lease Where Lessees Are Not Parties	191
Decree, Otherwise Affirmed, Not Interfered with in Respect to	
Costs Except for Palpable Error	
Discretion of Court—Examination of Witnesses	
Discretion of Court-Order of Introduction of Evidence	
Discretion to Be Used in Allowing Amendments	22
Erroneous Judgment against Railroad Company Does Not Re-	
quire Reversal as against Director General	837
Evidence Properly Excluded for One Reason-Unnecessary to	
Decide Whether It Was Erroneous for Another	103
Exception to Overruling Objections to Question Must Show	~~~
Answer	
Exceptions to Commissioner's Report Must Point Out Errors	23
Failure of Losing Defendant to Ask for Final Judgment in Lower	400
Court or Petition for Writ of Error	422
Favorable Error in Instruction Not Ground for Reversal	425
Finding of Fact by Commissioner Given Weight	23
Findings of Master Sustained by Trial Court Not Disturbed	752
Findings of Trial Judge Conclusive	360
Harmless Error—Admission of Evidence	
Harmless Error—Commonwealth's Redirect Examination	430
Harmless Error-Dismissing Bill, Instead of Transferring to	400
Common-Law Docket	
Harmless Error-Exclusion of Evidence102, 675,	764

PPEAL AND ERROR—Continued.	
Harmless Error-Filing Demurrer, Instead of Motion to Strike	
Answer, Held Harmless	
Harmless Error—Instructions21, 41, 104, 113, 193, 201, 444, 519,	765
Harmless Error—Permitting Improper Question Immediately	
Corrected	838
Harmless Error—Permitting Inclusion of Defense Previously	
Asserted	841
Harmless Error-Refusal to Permit Witness to Answer Ques-	
tion Subsequently Allowed	593
Illegal Evidence on Which New Trial Was Granted May Be	
Complained of by Plaintiff in Error	203
Instructions in Irreconcilable Conflict Reversible Error, Where	
Case Is Close	41
Interlocutory Decree-Directing Sale of Land, but Failing to	
Prescribe Application of Proceeds	27
Judgment Entered for Plaintiff on Reversal of Judgment for De-	
fendant in Accordance with Uncontroverted Facts	837
Judgment, Incorrect in Law, May Be Reversed by Appellate	
Court	592
Judgment on Conflicting Evidence Not Disturbed	
Judgment Reversed, and One Entered in Favor of Complaining	
Party	497
Judgment Reversed if Plainly Wrong or Not Supported by Evi-	
dence	836
Judicial Notice of Lack of Trial Court's Jurisdiction	121
Matter Depending on Affidavits Cannot Be Reviewed in Their	
Absence	352
Matters Not Finally Decided on Appeal from Order Refusing to	
Dissolve Injunction	600
Matters Not Mentioned in Bill of Review Not Considered	683
Objection that Trustee in Bankruptcy Was Not Party to Credi-	
tor's Suit Must Be Made Below	107
Objection to Instruction Must Be Made at Trial	109
Objection to Lack of Plea of Adverse Possession Must Be Made	
Below	102
Objection to Method of Proving Damage Must Be Made on	
Trial	517
Objection to Notice of Termination of Lease Cannot First Be	
Made on Appeal	746
Objection to Sufficiency of Warrant Cannot Be Raised for First	
Time on Appeal	604
Objection to Want of Jurisdiction May Be Made Anywhere at	
Anytime	1,21
Objections Must Be Incorporated by Bill or Certificate of Ex-	
ceptions	
Party Cannot Complain of Finding in Accordance with Its	

APPEAL AND ERROR—Continued.	
View	595
Party Invoking Jurisdiction of Equity by Intervening Cannot	
Complain that Court Exceeded Jurisdiction	433
Petition for Writ of Error Must Specifically Point out Errors	
Practice on Entry of Final Judgment on Appeal Held Not	
Changed by Certain Statutes	432
Presumed that Affidavits Not in Record on Which New Trial	
Was Ordered Were Sufficient	352
Presumption in Absence of Certificate of Evidence that Instruc-	
tions Warranted by Evidence	198
Presumption in Favor of Action of Trial Court	
Presumption in Favor of Regularity of Proceeding, Where No	
Certificate of Evidence	198
Presumption of Correctness of Decree on Appeal	
Propriety of Sustaining Demurrer to Original Declarations Not	•••
Reviewable, Question Being Moot	593
Question Held Not Moot, though Question Settled in Other Suit	
Questions Unnecessary for Decision Need Not Be Determined	
Record—Instruction or Affidavits Must Be Included to Be	
Available on Appeal	352
Record—Instructions Not Part of unless Made So by Bill of	
Exceptions or Certificate	349
Recovery for Injury to Trees Held Not Excessive	
Remand for Determination of One Question Only Where on	
All Other Questions Parties Have Had a Fair Trial	685
Remand—Where Judgment Cannot Be Entered by Supreme	
Court	44
Report of Commissioner Approved by Trial Court Should Not	
Be Disturbed on Appeal	361
Rule of Decision in Appellate Court under § 6363-L. A	321
Setting Aside Verdict in First Trial Subject to Review in Error	
Proceedings on a Subsequent Verdict	500
"Substantial Justice" Done When One Fair Trial on Merits	
Has Been Had	42
Supreme Court Can Reverse Only if Judgment Plainly Wrong	
	114
That Petition in Error Complained of a Certain, Instead of a	
Final, Judgment Immaterial	748
The Right to Appeal Is Generally Statutory	
Truth of Testimony for Jury	
Verdict Cannot Be Set Aside because Court Would Not Have	
Found Same Amount	43
Verdict-Jury's Valuation of Property Destroyed by Fire	43
Verdict Not Disturbed as Excessive, unless Prejudice or Mistake	
Is Shown	591
Verdict on Conflicting Evidence Conclusive and Not Dis-	

APPEAL AND ERROR—Continued.	
turbed99, 104, 201, 206, 207, 443, 512, Verdict on Conflicting Evidence Not Set Aside unless against	764
Evidence188,	747
Verdict Set Aside Only for Passion, Prejudice, or Misconcep-	121
tion of Law	426
Verdict, When Proper, Not Set Aside as Conflicting with Er-	
roneous Charge	110
Writ of Error Dismissed Where Bill Not Filed in Time, and Only Errors Assigned Were Dependent Thereon for Support	196
APPEARANCE.	
General Appearance to Contest on Merits Waived Defects in or Absence of Service	115
ARMY AND NAVY.	
Amnesty for Conscientious Objectors	146
ARREST.	
Immunity of State Executive from Arrest	709
-	,192
ARSON.	
Property Must Be That of Another	700
ASSAULT AND BATTERY.	
Battery Includes Assault	
Conviction Held Warranted	910
Creditor's Assault for Purpose of Collecting Debt Not Assault	~00
with Intent to Rob	
Intended Injury May Be to Feelings or Mind: "Battery"	
ASSIGNMENTS.	505
Duty of Debtor to Make Application of Money as Directed m Order	23
Order by Contractor on Owner of Building Equitable Assign-	
ment	23
ASSUMPTION OF RISK.	
See post, HOSPITALS AND ASYLUMS; MASTER AND SERVANT.	
ATTACHMENT AND GARNISHMENT.	
Affidavit Held Not to Show Decree on Which Execution Could	
Issue	
Contents of Safety Deposit Boxes	458
ATTORNEY AND CLIENT.	
See post, ATTORNEY'S FEES; BAR.	
Attorneys for the Commonwealth-Appeal from Board of	

ATTORNEY AND CLIENT—Continued.	
Supervisors—Ed. Barristers and Solicitors—The "Profession" of Law and the "Business" of Law. Business Methods in a Lawyer's Office—L. A. Contracts between Attorney and Client Closely Scrutinized Contract of Deceased Attorney Upheld Where Obviously Fair Depew on Lawyers. Disbarment for Lack of Fidelity to Client. Duty of Counsel to Uphold Dignity and Honor of Profession High Standards of the Legal Profession. Samuel T. Ansell, Soldier, Lawyer and Patriot. The Legal Profession of Scotland Two Kinds of Lawyers.	154 241 106 106 228 701 228 709 541 553
·	555
ATTORNEY'S FEES. Bond for Attorney's Fees Too Large—Reasonable Value of Services Allowed	106 106
AUTOMOBILES.	
See post, INSURANĆE; RAILROADS; STREET RAIL-ROADS. Duty of Automobilist Whose View Is Obstructed One Way Automobile Ordinance	230 624
BAGGAGE.	
See post, RAILROADS.	
BAIL AND RECOGNIZANCE.	
Need Not Show that Recognizance Sought to Be Forfeited Was in Legal Form	602 602
BAILMENTS.	
Gratuitous Bailee Subject to Same Obligations as Others Except as to Degree of Care Required	836
BANKRUPTCY.	
Conveyances with Bona Fide Intent to Prefer Creditors to Extent of Bona Fide Debts—"Hinder, Delay, or Defraud"	680

BANKS AND BANKING.
Deposit Received after Banking Hours 941
Drawer Stopping Payment of Check 702
Duty of Bank to Provide Safe and Suitable Entrance 862
Duty of Depositor to Call for Balanced Passbook 135
Negligence of Payee as a Defense to Bank Paying Check on
Forged Endorsement
Post Dated Checks
to Cash Checks at Par
Taxes on National Bank Shares and Other Monied Capital—Ed. 369
BAR.
See ante, ATTORNEY AND CLIENT.
The Albemarle Bar-Ed46, 126, 208, 284, 366
445, 522, 606, 691, 768, 845
BAR ASSOCIATION.
American Bar Association Meeting of 1921-Ed 450
Virginia State Bar Association Meeting of 1921—Ed 60
BAR EXAMINATION.
Questions on Bar Examination313, 869
Successful Applicants 878
BASTARDY.
Father's Recognition of Child908
Presumptions in Favor of Legitimacy 908
Voluntary Marriage of Parents Inferred from Lack of Haste
and Absence of Threats 908
BENEFICIAL ASSOCIATIONS.
Divorced Wife as Beneficiary 137
Liability of Grand Lodge for Injury to New Member during
Initiation in Local Lodge,
BEST AND SECONDARY EVIDENCE:
See post, EVIDENCE.
BIBLE.
The Oldest Law Book-Ed777
BIGAMY.
Bigamous Marriage Contracted in Good Faith-L. A 92
Fraudulent Divorce Decree Rendered in Other State Held No
Defense674, 678
Refusal to Charge that Failure of Second Wife to Testify Cre-
ated No Presumption 678
BILL OF LADING.
See post, CARRIERS OF PASSENGERS.

BILL OF PARTICULARS.	
See post, INDICTMENTS AND INFORMATIONS.	
BILL OF REVIEW.	
Error in Admission of Deposition of Incompetent Witness Error of Law Apparent on the Record No Relief on Bill of Review unless Errors Clear Petition Held One to Rehear and Not for Review Should Specify Errors Relied on	682 683 227
BILLS AND NOTES.	
See ante, BANKS AND BANKING. "Conjuring" as Consideration for Promissory Note Party Who Signed as Maker May Show that He Signed Merely as Witness Words "as per Contract" as Affecting Negotiability of Promis-	
sory Note	94
BIQGRAPHY.	
Alexander H. Robbins	416 772
BLASPHEMY.	
What Constitutes	855
BLUE LAWS.	
Sunday Blue Laws—L. A BOOTLEGGING. See post, INTOXICATING LIQUORS.	1
BONDS. The Exemption of County, District and Municipal Bonds from Taxation—Meaning of Sec. 2302 of the Code of 1919—Ed	
BOUNDARIES.	
Denial that Plaintiff's Title Extends to Location Claimed Establishment—Substitute for Ejectment—Joint Action Instruction Not Fixing Standard of Evidence Sufficient to Show	9
Land Title Held Error	
Oral Agreement as to Boundary Line Cannot Confer Title Oral Evidence to Fix Boundaries	
Owner's Declaration and Reputation as to Boundaries Admissible	103
Plaintiff Out of Actual or Constructive Possession Must Show Complete Legal Title	103
Plaintiff's Acquiescence in Defendant's Conflicting Survey Held Not to Work an Estoppel	104
When Equity Courts Can Settle Title and Roundaries	

BROKERS.	
Agreement to Pay "Fifty-Fifty" on What Is Saved in Purchase	
of Property	620
Amount of Recovery Where after Sales of Part of Lots Owner	
Refuses to Complete Them	922
Breach of Exclusive Agency Contract—Basing Loss of Profits on Sale to Another	281
Commissions—Defect in Title	
Commissions—Representation of Purchaser that He was Not under Obligations to Broker	
Commissions—Where Sale Fails through Owner's Fault	923
Contract Not Coupled with Interest	
Contract Not Inconsistent as to Commissions	
Evidence as to Local Real Estate Market	
Evidence Establishing Rescission of Contract	427
Evidence Held to Show that Brokers Not Entitled to Commis-	
sions from Purchase	
Fiduciary Relation to Clients	
Fraud Inducing Agency Contract Held Jury Question	
Principal Wrongfully Revoking Agency Held Liable on Im-	
plied Terms to Pay for Services Rendered	
Procuring Cause of Sale264, Revocation of Contract Not Coupled with Interest	
Revocation of Contract Unsupported by Consideration	
Unauthorized Revocation of Contract	498
BUILDING RESTRICTIONS.	
Erection of Garage Violates Restriction against Stable	779
BURGLARY.	
Conviction Not Authorized on Evidence of Receiving Stolen Goods	
Evidence Warranting Conviction	
Instruction on Recent Possession443,	
Possession of Stolen Goods	
BURIED TREASURE.	
Ownership	310
BUSINESS METHODS.	
In a Lawyer's Office-L. A	241
CANADA.	
The Relations between the British Dominion of Virginia and the Dominion of Canada—L. A	641
CARRIERS OF GOODS.	
Bill of Lading—Contract unless Contrary to Law	257

CARRIERS OF GOODS—Continued.	
Carmack Amendment Does Not Make Initial Carrier Liable for	
Injury by Succeeding Carrier as Warehouseman	350
Carmack Amendment-Provision in Bill of Lading as to Liabil-	
ity after Notice of Arrival	351
"Common Carrier" Defined	913
Delay in Transportation349, 350,	
Delay Proximate Cause of Loss from Subsequent Wrongful	
Sale by Carrier Preventing Sale by Shipper	350
Demurrage-Money Charge or Penalty	
Demurrage-Necessity for Delivery at Particular Crossing	
Called for	592
Finding that Consignee Had Not a Reasonable Time to Dispose	-
of Goods Sustained	350
Illegal Bill of Lading Issued by Mistake Does Not Limit Lia-	
bility	257
Liability as Warehouseman-Refusal to Receive Goods by Third	
Person to Whom Goods Were to Be Delivered on Shipper's	
Order	350
Loading and Packing by Shipper-Inspection by Carrier766,	
Negligence Presumed from Arrival of Goods in Damaged Con-	
dition	767
No Recovery from Carrier under Bill of Lading Where Goods	
Were Never Delivered to Carrier	191
Notice on Back of Check of Limitation of Liability for Loss of	
Baggage	362
Regulation Requiring Value of Baggage to Be Declared	
Shipper Bound by Rates Filed with Interstate Commerce Com-	
mission	257
Truck Driver Transporting Goods between Two Cities Not a	
Common Carrier in Transporting Goods to Third City in One	
Instance	913
CARRIERS OF PASSENGERS.	
Alighting Passengers118,	
Bound to Know Character of Place at Which It Wrongfully	
Discharges Passenger	441
Burden of Proof119,	
Duration of Relationship	
Duty to Protect Passenger against Anticipated Danger	441
Injury by Derailment	441
Not Required to Coerce Passengers into Exercise of Ordinary	110
Care	TIA
Passenger Ejected from Train after Having Been Carried be-	
yond Station Did Not Assume Risk of Walking Back	695
Passenger Entitled to Highest Degree of Care	112
rassenger chititied to induce Dedice of Care	, 10

CARRIERS OF PASSENGERS—Continued.	
Passenger on Running Board112,	113
Persons Assisting Passengers	
Questions for Jury441, 684,	
Rape of Passenger683,	
CHANGE OF VENUE.	
See post, VENUE.	
CHARITABLE INSTITUTIONS.	
See post, HOSPITALS.	
CHATTEL MORTGAGES.	
Conflict of Laws-Section 5197, Code of 1919	175
CHECKS.	
See ante, BANKS AND BANKING.	
CITIZENSHIP.	
See ante, ALIENS.	
CLUBS.	
Furnishing Meals as Engaging in "Business"	516
Merger of Clubs—Appeal514, 515,	516
Rights of Member	
COCAINE.	
See post, DRUGS.	
CODE.	
A Loose-Leaf Code for Virginia	345
CODE OF VIRGINIA.	
Code 1819, Suppl. Rev. p. 222	802
Code 1887, §§ 1120, 1157	260
Code 1887, § 2498162,	163
Code 1887, § 3221	20
Code 1887, § 3484321,	331
Code 1887, § 3570	28
Code 1887, § 3782	
Code 1904, § 492a	24
Code 1904, § 508268,	347
Code 1904, § 1040a267,	268
Code 1904, § 1043	677
Code 1904, § 1105f19	, 26
Code 1904, § 1294d, cl. 4818	, 19
Code 1904. § 1294-k	258
Code 1904, § 1904a	268
Code 1904, § 2367	599
Code 1904, §§ 2463, 2465	35

CODE	OF VIRGINIA—Continued.	
	1904, § 2494	
Code	1904, § 2498a	172
	1904, § 2961	
Code	1904, § 3249	36
Code	1904, § 3283	442
	1904, § 3335	
Code	1904, § 3346a	682
	1904, § 3381	
Code	1904, § 3484	50 0
	1904, § 3539	
	1904, §§ 3560, 3561	
	1919, § 84	
	1919, §§ 109, 110, 115	
	1919, §§ 444, 486	
	1919, § 1455, et seq	
	1919, § 1697	
Code	1919, § 1840687,	688
	1919, §§ 1863, 1867, 1878	
Code	1919, § 1977925,	. 926
	1919, § 1978-1980	
	1919, § 2013843,	
Code	1919, § 2302	
	1919, § 2385	
	1919, § 2389	
	1919, § 2410	
	1919, § 2582	
	1919, § 2759	
	1919, § 2762213,	
	1919, § 2854	
	1919, p. 3087	
	1919, § 3112	
	1019, § 3098-3100	661
	1919, § 3101	662
	1919, § 3102662,	
	1919, § 3103	663
	1919, § 3104661,	
	1919, §§ 3105, 3106	665
	1919, § 3107665,	007
	1919, §§ 3108-3110	
	1919, § 3111	
	1918, § 3112	
	1919, § 3293	
Code	1919, §§ 3525, 3528	407
Code	1919, § 3734	514
	1919, 8 3776 3785 3788 3792 3793 3801	

CODE	OF V	VIR	GIN	A—Co	ontinue	đ.						
Code	1919,	§	3810								.514,	51 6
Code	1919,	§	3821		•••••				• • • • • • • • • • • • • • • • • • • •	••••	.514,	516
Code	1919,	§	3822		•••••				•••••	•••••		514
Code	1919,	§	3833		•••••				•••••		.514,	515
Code	1919,	§§	3856,	3936, 3	3945, 39	55, 3	971, 39	94, 39	95, 39	998		258
Code	1919,	, §	4058-	4073					•••••			274
Code	1919,	, §	4360.		•••••				•••••		•••••	115
Code	1919,	§§	4364	-4368								926
Code	1919,	§§	4370	-4372,	4387	•••••			•••••			26
Code	1919,	§	4385					· · · · · · · · · · · · · · · · · · ·	 .			926
Code	1919,	, §	4486			•••••					.526,	563
Code	1919,	§	4533							•••••		604
Code	1919,	§	4538								93,	675
Code	1919,	§ ÷	£539								93,	675
Code	1919,	, §	4764			•••••	•••••					774
Code	1919,	, §	4775			•••••			•••••			44
Code	1919,	, §	4893							•••••		917
Code	1919,	, §	4914.							•••••		916
Code	1919,	, §	4929			•••••			•••••		•••••	819
Code	1919,	, §	4930		•••••					.566,	568,	819
Code	1919,	, §§	4931	, 4932.			•••••	•••••		•••••		819
Code	1919	, §	4938.		······································			•••••	•••••		•••••	562
		, .										
Code	1919	, §	4981.				•••••	•••••	•••••	••••••	•••••	602
					•••••							
					4992							
					•••••							
Code	1919,	, §	5111	•••••		•••••		810,	811,	813,	814,	816
					•••••							
					•••••							
					•••••							
					•••••							
	,									,	,	
	1919											
	1919				•••••							
		, ,										
	1919	, ,										
	1919	, ,	~		•••••							
	1919	, .										
	1919				•••••							
	1919	, §	5551.	•••••	••••		••••••		• • • • • • • • • • • • • • • • • • • •		••••••	67
	1919	-										
Code	1919	. 8	5781.									42

CODE														
Code	1919,	§	5787			•••••			•••••					5 05
	1919,													
	1919,													
	1919,													
Code	1919,	§	5818				•••••		•••••	•••••		•••••		117
Code	1919,	§	6003			•••••	••••••		•••••					595
	1919,													
	1919,													
	1919,	-												
	1919,													
Code	1919,	§	6084			•••••	•••••	•••••	•••••			•••••	•••••	499
	1919,	•												
	1919,													
	1919,													
	1919,													
	1919,													
Code	1919,	§	6104		•••••							22,	841,	925
Code	1919,	§	6105.			•••••	•••••						•••••	614
	1919,													
	19.19,													
Code	1919,	§	6118	,			• • • • • • • • • • • • • • • • • • • •						•••••	206
	1919,													
	1919,													
	1919,													
	1919,													
Code	1919,	§	6209			•••••			•••••				.279,	280
Code	1919,	§	6211						•••••					675
Code	1919,	§	6214						•••••		•••••			763
	1919,													
	1919,													
Code	1919,	§	6248									• • • • • • • • • • • • • • • • • • • •	•••••	751
Code	1919,	§	6250.									• • • • • • • • • • • • • • • • • • • •	•••••	192
Code	1919,	§	6251					322,	326,	327,	422,	432,	594,	595
	1919,													
Code	1919,	§	6253				• • • • • •						•••••	349
Code	1919,	§	6264.			•••••						•••••	•••••	839
Code	1919,	§	6316				•••••		•••••	•••••	•••••		•••••	683
Code	1919,	§	6317									821,	822,	824
	1919,													
Code	1919,	§	6319		•••••	•••••			•••••	•••••	••••••		.821,	823
Code	1919,	§	6320			•••••	•••••	•••••	.821,	822,	823,	824,	825,	826
Code	1919,	§	6321			•••••	•••••	•••••			••••••	821,	823,	824
Code	1919,	§	6 328				•••••		•••••	•••••		•••••		823
Code	1919,	§	6331	•••••	•••••	•••••	•••••	•••••	•••••	•••••	••••••		42,	260
	1919,													
Code	1010	8	6338						. .				.196.	604

CODE OF VIRGINIA—Continued.	
Code 1919, § 6363114, 321, 322, 324, 360,	
Code 1919, § 636544, 326, 422, 432, 497, 592, 685, Code 1919, § 6444	
Code 1919, § 6444	
Code 1919, § 6490	
Code 1919, § 6500	
Code 1919, § 6565	359
COMMON LAW.	
The Common Law-L. A	721
COMMONWEALTH'S ATTORNEY.	
Appeal from Board of Supervisors-Ed	213
CONDITIONAL SALES.	
See post, SALES.	
CONFESSION OF JUDGMENT.	
See post, JUDGMENTS AND DECREES.	
CONFLICT OF LAWS.	
Comity between the States—Disregarding Fraudulent Decree— Ed.	
Conditional Sales	
Remedy	
CONSPIRACY.	
Agreement to Commit Adultery	459
CONSTITUTION.	
"Back to the Constitution" School-Ed	778
Teaching "Back to the Constitution"-L. A	
CONSTITUTIONAL LAW.	
Abatement Statute Does Not Deny Due Process of Law	
Are Contracts to Be Impaired by Judicial Decisions?—Ed	
Constitutionality Depends upon What May Be Done under Stat-	
ute	
Tax	
Function of Courts to Enforce the Law as Written	515
Inheritance Tax on Transmission of Federal Securities Not Im-	
pairment of Contract of Government's Borrowing Power	
Legislature Cannot Conclude Constitutionality of Its Statutes Police Power—Classification of Employers in Fixing Liability	
for Injuries to Employees	
Presumption in Favor of Constitutionality of Statute	
Provision Depriving Courts of Power of Determining Constitu-	
tionality of Statute	944

CONSTITUTIONAL LAW—Continued.	
Question Not Involved Will Not Be Considered	26
Right to Public Trial in Prosecution for Seduction	
Secretary of State Must Submit Proposed Constitutional Amend-	
ment	791
Shall We Have a 20th Amendment, Making a Uniform Divorce	
Law?—Ed.	698
Statute Conferring Power on Courts to Suspend a Sentence	000
Valid	921
Statute Not Invalid because It Delegated Decision as to Loca-	·
tion of Highway to Ministerial Agents	26
Statute Should Not Be Declared Unconstitutional unless Plainly	-
So	504
The Eighteenth Amendment	
The Seventh Amendment	
	000
CONSTITUTION OF VIRGINIA.	
Const. 1902, § 8	917
Const. 1902, § 11	594
Const. 1902, § 21	676
Const. 1902, § 38	676
Const. 1902, § 44	255
Const. 1902, § 52	588
Const. 1902, § 5825,	116
Const. 1902, § 65	843
Const. 1902, § 8826,	
Const. 1902, § 156	514
Const. 1902, § 162	258
Const. 1902, § 184	349
Const. 1902, § 185349,	
Const. 1902, § 187	34 9
CONTINUANCE.	
Court's Discretion	917
	· - ·
CONTRACTS.	
See ante, ATTORNEY AND CLIENT; post, DAMAGES.	
Are Contracts to Be Impaired by Judicial Decisions?—Ed	52
Clause Construed against Party in Whose Favor It Was In-	
serted	26 9
Construction by Parties	
Construed as a Whole	922
Contemplation of Formal Contract Does Not Disprove Agree-	
ment by Correspondence	99
Duty of Court to Construe Deed or Contract	
Ejusdem Generis Rule	269
Enforceability of "War Chest" Subscription	
Formal Acceptance of Offer Not Necessary	746

CONTRACTS—Continued.	
Legality of Contracts Concerning Goods to Be Furnished Gov-	
ernment	222
Misconduct Rendering Complete Performance Impossible	
Need Not Have Same Certainty to Authorize Specific Perform-	
ance	
Negligence in Packing Goods and Loading Car Causing Damage to Carload during Transportation	
One Breaching Contract Has No Right of Action for Breach by	
Other Party	
Seller Could Waive Strict Compliance with Contract without	
Losing Right to Invoke Subsequently	
Subsequent Disagreement as to Meaning of Terms Does Not	
Disprove Contract	100
CONTRIBUTORY NEGLIGENCE.	
See post, NEGLIGENCE.	
CONVERSION.	
Application of Purchase of Staves on Improper Contracts Held	
Not Conversion	907
CONVICTS.	
See post, PRISONS AND PRISONERS.	
CORPORATION COMMISSION.	
See post, RAILROADS.	
Appeal from Order-Transcript of Record	513
May Fix Rates for Electric Service	274
CORPORATIONS.	
See ante, CLUBS.	
Authority of President to Hire General Manager	32
Authority of Seller's Branch Officer to Accept Orders	
Breach of Contract of Employment-Evidence	
Dividends—Belong to Owner of Stock When Declared	
Dividends—Estoppel to Deny Validity of Resolution Declaring	
Dividends Dividends Previously Declared as Included in Sale	
Dividends—Stockholders' Ratified Resolution as Declaration	
Knowledge of Officer or Agent as Knowledge of Corpora-	010
tion	599
Merger of Corporations514,	
One Dealing with Corporation Must Take Notice of Provisions	
of Charter of Corporation with Which He Deals32,	504
Resolution of Directors Ratifying Contract of Employment-	
Evidence	32
Contracts	545
	3 13

990 index

CORRESPONDENCE.	
Acknowledgments Over Telephone Divorce Procedure Individual Names of Partners Lien for Federal Taxes Poor Bookmaking	940 619 295
CORRUPT PRACTICES ACT.	
See post, ELECTIONS.	
COSTS.	
Allowance Depends upon Statute	
Statute Held to Embrace Only Costs in Trial Court, and Appellant Entitled to Costs of Those Appeals in Which She Prevailed	
COUNTIES.	491
Bond Issue to Improve Highways130, Guaranty of Payment for Rock Furnished Contractors on Roads	
COURTS.	
See post, JUDGES. Are We Drifting into Socialism in Our Highest Courts?—Ed Court First Taking Jurisdiction of Prosecution Has Right to	
Conclude	
Criminal Law in the Supreme Court of the United States—Ed Inherent "Equitable" Powers of Law Courts	
Judicial Notice of Lack of Jurisdiction	
Kangaroo Courts	
Legislature Alone Can Fix Jurisdiction	
Objection to Want of Jurisdiction	121
The Supreme Court of the United States-L. A	898
Unification of Federal Courts	
Uniform Judicial Procedure in the Federal Courts-Ed	48
COVENANTS.	
Breach of Restrictive Covenant Not Waived	502
Construction of Covenants354,	
Implied Restriction	
Restriction Limiting Use of Lots to Residential Purpose	
tive Covenant	
w netner Dependent or independent Depends on Intention	74

CRIMINAL LAW.	
See ante, ACCOMPLICES AND ACCESSORIES; AP-	
PEAL AND ERROR; CONTINUANCE; COURTS;	
post, EVIDENCE; INSTRUCTIONS; JURY; VENUE;	
VERDICT; WITNESSES.	
Comparison of State Criminal Trials with the English and	
Federal—L. A	492
Contributory Négligence as Defense to Criminal Prosecution	468
Conviction on Mere Guess or Interpretation of Evidence In-	
criminating Accused, When Equally Consistent with Inno-	
cence	
Criminal Law in the Supreme Court of the United States-Ed	
Employment of Decoys in Detection of Criminals	
Law Enforcement and Some Criminal Laws-L. A	561
Statute Defining Offense Sufficient if It Supplies Standard of	
Guilt When Fairly Construed with Reference to Common	
Law	
The Illegal Enforcement of Criminal Law-L. A	
When Proceeding in Another Court Bars Prosecution	44
CROPS.	
See post, LANDLORD AND TENANT; MORTGAGES	
AND DEEDS OF TRUST.	
CROSSINGS.	
See ante, AUTOMOBILES; post, RAILROADS.	
CULVERTS.	
See post, STREETS AND HIGHWAYS; WATERS AND	
See post, STREETS AND HIGHWAYS; WATERS AND WATERCOURSES.	
· · · · · · · · · · · · · · · · · · ·	
WATERCOURSES.	
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS.	
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES.	
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER.	100
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100 748
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100 748 74
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100 748 74 204
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100 748 74 204 518
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100 748 74 204 518 101
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100 748 74 204 518 101 101
WATERCOURSES. CUSTOMS AND USAGES. See post, USAGES AND CUSTOMS. DAMAGES. See post, TREES AND TIMBER. Damages for Breach of Contract	100 748 74 204 518 101 101

DECLARATION IN PLEADING.	
See post, PLEADING.	
DECLARATIONS AND ADMISSIONS.	
See post, EVIDENCE.	
DECLARATORY JUDGMENT.	
Uniform Declaratory Judgments Act	475
DECOYS.	
Employment in the Detection of Criminals	306
DEEDS.	
See post, TREES AND TIMBER.	
Burden of Proof on Party Charging Fraud	605
Circumstances Considered in Determining Whether Instrument Was Obtained by Fraud	605
Construed as a Whole to Ascertain Intention of the Parties	
Finding of Fraud Warranted by EvidenceOld Deeds in the Office of the Circuit Court of the City of Rich-	605
mond—Ed	48
Prior Stipulations Are Merged in the Deed	
Repugnant Clauses-L. A	81
DEMURRER.	
See post, PLEADING.	
DEMURRER TO THE EVIDENCE.	
Ground that Vendor Had Never Been in a Position to Give Title Ground that Vendor Has Never Offered Purchaser Any Deed from True Owner Not Sufficiently Specific	428
Specifically Relied on	
Overruled if Reasonably Fair-Minded Men Might Have Differed	
Party Admits Truth of Adversary's Evidence	
Waiver of Requirement of Timely Written Grounds	
Whole Case Taken Away from Jury	594
DEPOSIT.	
See ante, BANKS AND BANKING.	
DESCENT AND DISTRIBUTION. Conveyance Not Intended as Advancement	
Evidence as to Consideration	671
Gift to Child Presumed Advancement	
cretion of the Legislature	
Value of Advancement361,	672
Wife Inherits from Husband Whom She Killed	708

DEVISE.	
See post, WILLS.	
DIRECTOR.	
See ante, CORPORATIONS.	
DISORDERLY HOUSE.	
See post, NUISANCES.	
"Common and Habitual Occurrence" of Disorderly Acts	
Evidence 910,	
Illicit Use May Support Inference of Continuous Use	
More than a Single Act of Disorder Required	
Positive Proof of Actual Knowledge of Disorderly Practices Not Necessary	
Proprietor Presumed to Know of Habitual Practices	
DIVIDENDS.	
See ante, CORPORATIONS.	
DIVORCE.	
Allowance of Alimony and Money for Support of Children Not Excessive	357
Allowance of Counsel Fees Not So Excessive as to Call for Re-	
duction	
Cruelty and Drunkenness	
Shall We Have a 20th Amendment, Making a Uniform Divorce Law?—Ed.	
Trial Court's Conclusions in Divorce Suit Entitled to Respect	
and to Be Followed, unless Contrary to Evidence	357
When Divorce Decree Will Be Given Full Faith and Credit in Other States	776
DOGS.	110
See ante, ANIMALS.	
DOMICILE.	
See post, TAXATION. Guardian Who Is Not Parent Cannot Change Domicile	
That of Insane Person Must Be Changed by Committee or Courts	
DOWER.	
In Proceeds of Insurance Policy	265
DRUGS. Evidence Not Warranting Inference of Unlawfully Selling	
Drugs	431

DRUGS—Continued.	
Evidence that Cocaine Found on Plaintiff's Premises Was Put	
up in Packages	432
Possession of Forbidden Drugs as Prima Facie Evidence of In-	
tent to Sell	431
Unlawful Possession of Drugs—Evidence	431
DUE PROCESS OF LAW.	
See ante, CONSTITUTIONAL LAW.	
DYING DECLARATIONS.	
See post, HOMICIDE.	
EASEMENTS.	
Grant of Use of Wall for Advertising Purposes	461
Proprietary Claim of Way Essential to "Exclusive Use"	
Right of Way as between Grantees of Common Grantor Con-	
trolled by Deeds	
Use of Way Held Not Adverse	365
EJECTMENT.	
Bill Restraining Enforcement of Ejectment Judgment	915
Demurrer Held Not to Attack Bill for Want of Equity	
Equitable Defense as Basis for Injunction against Enforcement 9 Joint Action against Several Defendants	
ELECTIONS.	39
Mandamus—Electoral Board—Colored Judges of Election—Ed. 6 Minister Violates Corrupt Practices Act	
Statute Requiring Voter to State Age	
Treasurer's List-Voters to Be Included Who Paid Poll Taxes	
Assessed	376
Validity of City Charter Providing for Proportional Representa-	
tion	338
ELECTRICITY.	
See ante, CORPORATION COMMISSION.	
Amendment of Lighting Company's Franchise	156
Estoppel to Claim that the Franchise Did Not Cover Additional	
Service	374
Cover Day Service Also	273
Furnishing Electricity to Known Defective Fixture	
Procedure for Fixing Light and Power Rates 2	
Reduction of Rates without Consent of Municipality 7	'56
ELEVATOR.	
See post, MASTER AND SERVANT.	
TMDI TMTNTC	

See post, LANDLORD AND TENANT.

EMINENT DOMAIN.	
Act Not Denying Appeal from Assessment of Compensation	26
Adjoining Owner Not Entitled to Damages for Change of Rail-	
road Grade	117
Board of Supervisors Could Dismiss Proceedings and Them-	
selves Condemn Land	
Casting of Cinders and Dirt on Land Is "Damage"	118
Change of Location of Right of Way and New Condemnation-	
Cinders	
Condemnation Statute Sufficiently Provides for Compensation	
Damages Caused by Flooding by Railroad Embankment	115
Evidence of Damage to Be Apprehended from Trains Running	
Off Track	
Finding of Damages in Condemnation Proceeding Not Disturbed	
Measure of Damages-Market Value before and after Damage	117
Owner of Damaged Property, Not Party to Condemnation, May	
Sue at Law	116
Power Resides in Legislature	
Private Property Can Be Taken Only for Public Use	275
Provision against Taking or Damaging Private Property Does	~ ^ ^
Not Apply to Forfeiture for Unlawful Use	586
Provision for Payment of Compensation Entry Sufficient Com-	
pliance with Constitutional Guaranty	
Question as to Operation of Certain Statutes Held Immaterial Railroad Cannot Take Private Property without Compensation	
	110
Right to Compensation Not Infringed because Proceedings Might Be Abandoned	0.
Statute Authorizing City to Acquire Land Additional to That	25
	200
Required for Street	210
tion	075
•	210
EQUITY.	
See ante, ADEQUATE REMEDY AT LAW; BILL OF	
REVIEW; post, EVIDENCE; JUDGMENTS AND	
DECREES; PLEADING; REHEARING; REFER-	
ENCE.	
Dismissal without Disposition of Affirmative Defense Not Sup-	
ported by Evidence	
Issue Out of Chancery	
Jurisdiction to Construe Deed	266
Relief Denied Where Essential Allegations Cannot Be Proved	
with Reasonable Certainty because of Deaths	751
Requiring Petitioner to Pay into Court Moneys Due Opposite	
Party	690
ESCAPE.	
Convicts Use Locomotive in Attempt to Escape	633

ESTOPPEL.	
See ante, ELECTRICITY; post, WAIVER.	
Available at Law; Executor's Sale Ratified by Receipt of Pro-	
ceeds	272
To Deny Title	175
EVIDENCE.	
See ante, HOMICIDE; post, LIBEL AND SLANDER.	
Admission against Interest by Decedent	2.19
Admissions of Servants in Behalf of Master	
Agent's Declarations Not during Agency	
Bill of Lading—Prima Facie Evidence that Carrier Received	.01
Goods	190
Common Knowledge that Corn Whisky Is Intoxicating	
Conversations of Parties before Executing Contract as to Its	000
Meaning	923
Copy of County Clerk's Record of Land Patent	
Declarations of Employer's Head Safety Man	
Evidence of Injured Employee as to Speed of Train Held Ad-	
missible in Rebuttal	21
Evidence of Number of Wounds Inflicted Not Ground for New	
Trial	436
Evidence that a Negro Other than Accused Had Been Convicted	
of a Felony	99
Evidence that in Previous Contract the Seller Waived Strict Per-	
formance	
Failure to Call Witnesses	
Hearsay Evidence—Letters to Accused	
Heirs Bound by Admission of Party from Whom They Inherit	
Income Tax Return to Prove Earning Capacity of Deceased	460
Infant Can Show There Was No Intention that Note Was to Be	
Paid	
Judicial Notice—Effect of Operation of Cars	
Judicial Notice—Lack of Trial Court's Jurisdiction	121
Loss of Telegram and Inability to Procure Copy Held to Justify Evidence of Contents	31
Maps—How Correctness Shown	
Opening Case for Further Evidence by Commonwealth	
Opinion Evidence Not Proper	
Order of Proof in Trial Court's Discretion44,	
Owner's Declarations and Reputation as to Boundaries Ad-	000
missible	103
Parol Evidence—Agency of Party Signing Contract	31
Parol Evidence-Circumstances Surrounding Maker of Instru-	
ment	
Parol Evidence—Existing Circumstances and Conditions	
Parol Evidence—To Locate Boundaries Fixed by Deeds	103

EVIDENCE —Continued.	
Party Who Signed as Maker May Show that He Signed Merely	
as Witness	865
Presumption that Complainants' Ancestor Had Notice of Sale of	
Land and Either Received Payment or Waived Right to Col-	
lect	272
Had Made Election to Stand on Record	107
Release of Accused by Sheriff Not Evidence of Innocence	
Request to Take Further Testimony	
Res Gestae—Claimant's Letter of Instruction to Agent	
Self-Serving Declarations as to Broker's Contract	
Where Actors in Transactions are Dead, Honesty Rather than	
Questionable Motives Will Be Imputed to Them	272
EXCEPTIONS AND OBJECTIONS.	
See ante, APPEAL AND ERROR.	
EXCEPTIONS, BILL OF.	
See ante, APPEAL AND ERROR.	
EXECUTION.	
All Debtors Equally Bound to Creditor-Payment of Execution	
by Surety Debtor a Satisfaction Thereof	34
Clerk at Common Law Had No Right to Issue without Discre-	
tion	
Must Follow Judgment upon Which Founded	34
EXECUTORS AND ADMINISTRATORS.	
Action to Surcharge Account—Widow as Administrator's	
Surety	
Authority to Construct Storehouse	
Credited with Income Obtained from Improper Investment	
Credit for Item Improperly Charged against Himself	753
Evidence Not Sustaining Charge against Administrator Ex parte Settlements of Commission of Accounts Presumed	752
Correct	759
Heir Ratifying Executor's Sale	
Heirs Barred from Asserting Rights as against Executor's	~.0
Deed	
Heirs Not Entitled to Attack Deed of Executor	273
Investments by Fiduciaries as Affected by Virginia Statutes-	
L. A	481
Sale Ratified by Receipt of Proceeds	272
FEDERAL COURTS.	
See ante, COURTS.	
FELLOW SERVANTS.	

See post, MASTER AND SERVANT.

FENCES.	
Failure to Fence Railroad Track	669
FIDUCIARIES.	
Investments by Fiduciaries as Affected by Virginia Statutes— L. A	481
FINGER PRINTS.	
A Forger of Finger Prints—Ed May Finger Prints of Different Persons Be Alike	
FIRE INSURANCE.	
See post, INSURANCE.	
FIRES.	
Changing Wind Not Intervening Cause of Fire Evidence Held to Show Origin of Fire Mistake in Supposing Fire Extinguished Held Negligence	42
FLOODS.	
See post, WATERS AND WATERCOURSES.	
FOOD.	
Injuries Resulting from Eating Cake	391
FOREIGN JUDGMENTS.	
See ante, DIVORCE.	
FOREIGN LAWS.	
Statute Relating to Defamatory Words	423
FORGERY.	
See ante, FINGER PRINTS.	
FORNICATION.	
Evidence of Bad General Reputation	205
FRANCHISE.	
See post, STREET RAILWAYS.	
FRAUD.	
Must Be Clearly Ploved	506
Vitiates Judicial Proceedings, though They Appear to Be Legal in Form	674
FRAUDS, STATUTE OF.	
Contract of Employment Consisting of Telegrams within Stat-	
ute Error to Refuse to Apprise Jury that if Undertaking Is Second-	31
ary It Must Be in Writing	37
Parol Evidence Received in Aid of Memorandum to Identify	
Land	506

FRAUDS, STATUTE OF—Continued.	
Pleading Must Allege Facts Showing Facts to Be Established	
by Parol Evidence	506
Ownership of Land Shown by Parol	506
Unnecessary for Plaintiff to Allege Writing	506
FRAUDULENT CONVEYANCES.	
Conveyance Preferring Bona Fide Creditors Valid	681
Evidence Held to Make Out Prima Facie Case of Fraud in Con-	
veyance from Son to Father	187
Finding that Possession of Property Sold by Debtor Was Transferred Sustained	766
Finding that Sale of Property Levied on Was Not Fraudulent Sustained	
Fraud May Be Proved by Circumstances	
Fraud Must Be Clearly Alleged and Proven	185
Fraudulent Intent, Concurred in by Both Parties, Vitiates Conveyance	185
Grantee, in Case of Doubt as to Good Faith, Must Prove Pay-	
ment of Consideration	187
Preference to One Creditor Not Illegal, unless Benefit Accrues	
to Debtor	186
Proof Must Be Clear, Cogent, and Convincing; Burden on One Alleging Fraud	185
Proof that Grantee Had Positive Knowledge of Grantor's	
Fraudulent Intent Unnecessary	
Recording Statute Inapplicable Where Possession Passes to	
Third Party before Plaintiff's Rights Attach	
Relationship between Grantor and Grantee Not Badge of Fraud	
To Vitiate Conveyance Must Have Had Notice of Intent	
to Set Aside Need Not Explain Them	
When Prima Facie Case of Fraud Made, Burden of Proof Shifts	187
GARAGES.	
See ante, BUILDING RESTRICTIONS.	
GENERAL ASSEMBLY.	
See post, PUBLIC OFFICERS.	
GUARANTY.	
Instructions Held Insufficient, Where Defendant Claimed to Be.	37
Notice of Claim under Guaranty	757
GUARDIAN AND WARD.	
See post, INFANTS.	
Investments by Fiduciaries as Affected by Virginia Statutes—	101
L. A	40 l

HABEAS CORPUS.	
Custody of Child	503
Surrender	780
HEARSAY EVIDENCE.	
See post, EVIDENCE.	
HIGHWAYS.	
See post, STREETS AND HIGHWAYS.	
HOMICIDE.	
"Circumstances of the Transaction Itself" Not Confined to Occurrences at Very Time of Homicide	769
Dying Declarations	
Evidence Held Insufficient to Establish Motive Claimed or to	
Show Shooting Necessary to Accomplish Same	760
Evidence Held Insufficient to Show Self-Defense	761
Evidence Held to Sustain Conviction of Murder in the First	
Degree	
Evidence Not Establishing Corpus Delicti	364
Evidence that Defendant's Wife, Believed to Have Been Intimate with Deceased, Was a Prostitute Prior to Marriage	599
First Degree Murder	
Furnishing Liquor as Manslaughter When Death Results from	01.
Drinking It	378
Indictment for Attempt to Commit Murder	
Indictment for Murder Need Not Allege Intent to Kill	
Indictment Sufficiently Informing Accused of Person upon	
Whom Attempt Made	
Instruction on Deliberation and Premeditation Instructions on Self-Defense	
Intent Presumed from Unlawful Act	
Intent to Kill Essential Element of First Degree Murder	
Malice Implied	
One Furnishing Poison at Request of Suicide Guilty of Murder	5 33
Premeditation Does Not Require Existence of Intent for Defi-	
nite Time	
Principal in Second Degree of Shooting with Intent to Kill Self Defense—Defendant Engaged in Gambling	
Self Defense—Duty to Retreat215,	
Verdict Convicting of Attempt to Murder Not Invalid because	
Not Finding Degree	
Voluntary Manslaughter, though No Intention to Kill Deceased	512
HOSPITALS.	
Assumption of Risk-Ed	
Declaration Held to Sufficiently Allege Negligence of Hospital	
Evidence Sufficient to Sustain Finding of Negligence	206

HOSPITALS—Continued.	
Instructions	207
Nurses	505
Whether Burned Patient Exercised Good Faith in Not Undergoing Operation before Trial Held for Jury	207
HUSBAND AND WIFE.	
Burden of Proving Fault as to Separation upon One Furnishing	
Necessaries to Wife	434
Father Furnishing Support to Daughter and Children Abandoned	40.
by Husband and Father	
Husband and Wife Living Apart—Duty of Support434,	
Husband Must Support Wife Independently of Her Estate	
Husband of Deceased Daughter Not "Son-in-Law"	
Identity of Husband and Wife	
Liability for Necessaries Furnished Wife	
Right of Wife to Maintain Action against Husband tor Infection	
with Venereal Disease	
	709
ILLEGAL CONTRACTS.	
See ante, CONTRACTS.	
IMPAIRMENT OF OBLIGATION CONTRACTS.	
See ante, CONSTITUTIONAL LAW.	
INDICTMENTS AND INFORMATIONS.	
See ante, HOMICIDE.	
Bill of Particulars Sufficient in a Prosecution for Violation of	
Prohibition Law	
Demurrers—Motions to Quash, etc.—Ed	
Following Statutory Form Not Open to Attack	197
May Convict of Larceny	443
Need Not Negative Exceptions in State Not Constituting Part	
of the Description of the Offense	675
Omission of Word "the" in Conclusion of Information	225
Principals in Second Degree-Indictment-Ed	774
INDUSTRIAL COMMISSION.	
See post, WORKMEN'S COMPENSATION ACT.	
INFANTS.	
Advancement as Gift by Brother for Schooling as a Necessary	842
Encouraging Child to Commit Misdemeanor-Fornication	
Guardian Ad Litem Properly Appointed for Infants Appearing	 .
among Unknown Heirs Named as Defendants	754

INFANTS—Continued.	
Injury to Minor Employed in Violation of Law-L. A	499
May Impeach Decree Only on Same Ground as Adults	683
No Relief from Contract Induced by Fraudulent Representations	
as to Age	672
Right of Action for Prenatal Injury	
Whether Things of Class Which Might Be Necessaries Were	- 10
Such Held for the Jury	842
	U 1.
INHERITANCE TAX.	
See post, TAXATION.	
INIUNCTIONS.	
Appellate Injunctive Relief-L. A	
In Labor Disputes—L. A	887
Order Refusing to Dissolve Injunction Appealable—Effect of	
Appeal	600
Right to Land Not Determinable in Ex parte Proceeding for	
Removal of Fence Erected in Violation of Injunction	679
INNS AND INNKEEPERS.	
"Boarding House" and "House of Private Entertainment" in	
Lien Statute Are Synonymous	
Boarding School Is Not "Boarding House" within Lien Statute	914
Legal Status of a Lodger-L. A	726
"Ordinary" and "Boarding House," within Lien Statute, Dis-	
tinguished	913
Unwarranted Disturbance of Guest's Right of Privacy	462
INSTRUCTIONS.	
See ante, ACCOMPLICES AND ACCESSORIES; post,	
ROBBERY.	
Assuming Facts	765
Cure of Erroneous Instruction	
Definition of "Proximate Cause" and "Reasonable Care" Un-	
necessary to Be Given Jury Where Terms Not Used in Charge	49R
Elision from Proffered Instruction of Matter Covered Not	100
Prejudicial	019
Invading Province of Jury—Instruction that Sending Infant to	914
Academy Not Necessary	041
Modification of Instruction in Prosecution for Stealing Auto-	041
	901
mobile Proper	
Must Be Supported by Testimony	
Need Not Be Repeated on Request	
Not Objectionable as Ignoring Duty of Plaintiff Seller of Ice	270
Plaintiff, Permitted to Prove Damages by Improper Method,	
Held Entitled to Instruction Accordingly	519
Proffered Instruction Held Properly Refused, Weight of Nega-	
tive Evidence Being a Jury Question	912

INSTRUCTIONS—Continued.	
Refusal of Requested Instruction Sufficiently Covered Not Er-	
ror21, 42, 201, 257, 501,	844
Refusing Instruction Assuming Controverted Fact Proper	
Refusing Instructions Unduly Emphasizing Particular Matter	
Proper	
Should Be Applicable to Evidence	
Should Define the Word "Inciting"	
Should Not Refer to Indictment for Acts	
Substituting Instruction as to Limitations More Directly	
Adapted to Evidence than that Requested	189
INSURANCE.	
Accident Insurance—Septic Poisoning from Use of Hypodermic	
Needle in Violation of Law	456
Accident Insurance—"Surgeon" Does Not Include Veterinarian	62
Automobile Insurance—Falling of Steam Shovel on Truck in	
Loading as "Collision"	
Death Intentionally Caused as Accidental	380
Evidence Held to Show Fire Set by Policeman in Consequence	
of Mayor's Order	110
"Fire Insurance Policy" Defined	265
Life Insurance—Husband of Deceased Daughter Not "Son-in-	
Law"	718
INTEREST.	
Costs Do Not Bear Interest	497
Costs Do Not Bear InterestPurchaser Chargeable with Interest after Maturity of Noninter-	
Costs Do Not Bear Interest Purchaser Chargeable with Interest after Maturity of Noninterest-Bearing Notes	
Costs Do Not Bear Interest Purchaser Chargeable with Interest after Maturity of Noninterest-Bearing Notes Simple Interest—Continuing Default in Payment of Interest at	754
Costs Do Not Bear Interest Purchaser Chargeable with Interest after Maturity of Noninterest-Bearing Notes	754
Costs Do Not Bear Interest Purchaser Chargeable with Interest after Maturity of Noninterest-Bearing Notes Simple Interest—Continuing Default in Payment of Interest at	754
Costs Do Not Bear Interest	754 678
Costs Do Not Bear Interest	754 673
Costs Do Not Bear Interest	754 673 906 382
Costs Do Not Bear Interest	754 673 906 382 379
Costs Do Not Bear Interest	754 673 906 382 379
Costs Do Not Bear Interest	754 673 906 382 379 858
Costs Do Not Bear Interest	754 673 906 382 379 858 906
Costs Do Not Bear Interest	754 673 906 382 379 858 906
Costs Do Not Bear Interest	754 673 906 382 379 858 906
Costs Do Not Bear Interest	754 673 906 382 379 858 906 603
Costs Do Not Bear Interest	754 673 906 382 379 858 906 603
Costs Do Not Bear Interest	754 673 906 382 379 858 906 603 378 906
Costs Do Not Bear Interest	754 673 906 382 379 858 906 603 378 906
Costs Do Not Bear Interest	754 673 906 382 379 858 906 603

INTOXICATING LIQUORS—Continued.	
Right to Recover Liquors Held by Public Authorities for Use in Prosecution	337
Transportation Held Unlawful	
INVENTOR.	112
Inventor May Keep His Secret	790
ISSUES OUT OF CHANCERY. See ante, EQUITY.	
JOINT TENANTS AND TENANTS IN COMMON.	
Grant of Estate in Fee from Cotenant of Life Estate436, 438,	
Possession of Grantee of Life Tenant under Conveyance in Fee	
Adverse to Remaindermen after Termination of Life Estate	
Purchaser's Claim of Title Presumed Bona Fide	439
Rule that Possession Is Not Adverse until Notice of Disavowal	
of Owner's Title Inapplicable, Where Entry Not in Privity	127
	401
JUDGES.	000
A Judge against the Judges—Ed292, Chief Justice Taft—Ed	
Chief Justice White—Ed	
Dissenting Judges—Ed.	
Edward W. Saunders—Ed	
Jesse F. West-Ed	
Lord Chief Justice and Superannuation on the English Bench	390
JUDGMENTS AND DECREES. See ante, FRAUD; post, MOTION FOR JUDGMENT. Clerk Held a "Court" within Warrant of Attorney to Confess	
Judgment	
Docketing and Indexing	
Kept Alive by Court of Equity for Benefit of Surety	
Judgment against Joint Tort-Feasor No Bar to Action against Other Joint Tort-Feasor	
Judgment in Action for Trespass Held Admissible to Show Possession but Not Title	
Payment by One Debtor Extinguishes Judgment	
to Bar against Joint Tort-FeasorRefusal to Take Bill as Confessed for Want of Answer Held Not Error	
·	303
JUDICIAL NOTICE. See ante, EVIDENCE.	

JUDICIAL SALES.	
Court Never Warrants Title Land Sold under Decree	596
Imposition upon Purchaser of Contract Not Assumed Erroneous Failing to Complete Purchase—Reimbursement from Proceeds	
of Further Sales	601
Rights of Purchasers Stated	
JURISDICTION.	
See ante, COURTS.	
JURY.	
After Discharge Defendant Cannot Complain that the Court Did Not Poll the Jury	198
A Rebuked Juror Answers the Rebuking Judge-Ed	933
Defense of Jury System	
Mixed Juries	
Motion to Quash Venire—Ed	775
Provision, that on Setting Aside Verdict for Insufficiency of Evidence Trial Court Shall Decide the Cause, Not a Denial of	
Jury Trial	
Right to Jury Trial593, Statute Requires Jurors to Be Drawn from Lists Furnished by	
Jury Commissioners	
The "Obstreperous Juryman"—Ed	
Women as Jurors	634
JUSTICES.	
Civil and Police Justices-L. A	657
Jurisdiction of Justices of the Peace in Cases of Violation of	
Statutes or Ordinances Involving a Bona Fide Claim to Real	
Estate—Ed.	528
LABOR.	
Injunctions in Labor Disputes-L. A	
Injury to Minor Employed in Violation of Law-L. A	490
Peaceful Picketing-Strikes and the Courts-Ed	694
LANDLORD AND TENANT.	
Continuance of Possession under Supplementary Agreement	
Held from Month to Month	746
Contract Provisions as to Termination of Lease Held Controll-	
ing	682
Emblements-Foreclosure under Mortgage Made Prior to Lease	108
Evidence Held to Establish Tenancy from Month to Month	747
Lease for Two-Year Term with Option to Renew Held for a	
Term of More than Five Years Required to Be Recorded	353
Lessee's Rights Not Affected by Erroneous Acknowledgment	
of Receipt of Subsequently Returned Check for Rent	352
Liability of Landlord for Injuries from Fall of Sign Placed in	
Building by Tenant	53 6

LANDLORD AND TENANT—Continued.	
Notice of Termination Held Not Waived by Collecting Rent	747
Partial Eviction Excuses Liability to Pay Rent, if Entire	744
Presumption of Yearly Tenancy Where Tenant for Years Holds	
Over Rebuttal	746
Purchaser's Acceptance of Rent without Knowledge of Right	
to Renew Not Ratification of Renewal Contract	353
Tender of Overdue Rent after Termination of Lease Ineffectual	681
Validity of Lease Not Affected by Invalid Covenant for Re-	
newal	353
Verdict for Defendant Held Not Supported by Evidence	681
Whether Purchaser Had Knowledge Putting Him on Inquiry as	
to Contents of Lease Held for Jury	353
LARCENY.	
Appropriation of Amount of Check in Excess of that Due	861
Inducing Finder Not to Return Lost Property	
Possession of Stolen Goods Not Prima Facie Evidence of	
Housebreaking or Larceny	443
Taking of Husband's Automobile with Consent of Wife, to Ob-	
tain Funds to Elope with Her Was Larceny	201
LAW.	
Napoleon and the Law	400
Roman Law—L. A The Common Law—L. A	
	161
LAW BOOK.	
The Oldest Law Book-Ed	777
LIBEL AND SLANDER.	
Communication by Former Employer to Surety Company Held	
Privileged	66
Defendant May Justify One or More of Separate Libelous or	
Slanderous Charges	202
Direct Personal Defamation without Knowledge of Third Per-	
sons Held within Statute	423
	947
Evidence Supporting Finding that Defendant Intentionally	
Charged Plaintiff with Adultery	
Libelous Per Se	
Literary Libel	235
Place of Publication Immaterial in Common Law Action for	
Defamation	424
Plea Neither Denying Plaintiff's Construction Was True Nor	
Justifying Words as Used in Ordinary Meaning Held Insuffi-	000
cientPlea of Justification	
Putting White Patient in Colored Ward Not Libelous	

LIBEL AND SLANDER—Continued.	
Setting Aside Verdict on Ground that Evidence Established Truth of Charge Erroneous Where Such Evidence Inad- missible	14
Truth as Defense	3
Where Words Defamatory under Statute Were Published in Another State, Plaintiff Must Prove Existence of Similar Statute in Such State	
Words Actionable at Common Law May Be Sued on in Any Jurisdiction Where Defendant Found	3
LIBERTY BONDS.	
See post, PAYMENT.	
LICENSES.	
Municipal Taxation of Professional Men—Ed	
	7
LIENS.	
See post, TAXATION.	
LIFE ESTATES.	
Holder of Life Estate in Interest on Fund from Sale of Lands Cannot Set Off Value Thereof in Action on Trust Deed Se- curing Bond for Borrowed Principal	7
LIFE INSURANCE.	
See ante, INSURANCE.	
LIMITATION OF ACTIONS.	
Action to Enforce Trust Deed Securing Bond for Loan Barred	
20 Years after Maturity of Bond	7
Burden on Plaintiff to Prove Nonresidence 909	9
Damages for Casting of Cinders and Dirt on Land Recover-	
able in Single Action	ð
New Process after Return Day, but before Quashing, Held "Alias Process" Not within Statute	^
No Necessity for Notice of Disavowal of Owner's Title, Where	,
Notice of Trust Constructive Only438	3
Penalties253, 254	
Set-Off Does Not Prevent Statute from Running on Principal	
Demand	3
Not to Accelerate Statute	2
LIS PENDENS.	
Lands Subject to Owner's Debts in Inverse Order of Alienation 601	ı
LITERARY LIBEL.	-
See onto TIREL AND SLANDER	

LODGE.	
See ante, BENEFICIAL AND BENEVOLENT ASSOCIATIONS.	
Legal Status of a Lodger—L. A	726
LOGS AND LOGGING. See post, TREES AND TIMBER.	
LOST PROPERTY. Larceny by Inducing Finder Not to Return Lost Property 9	952
MAD DOG. See ante, ANIMALS.	
MAIL TRUCK. See post, POSTAL LAWS.	
MANDAMUS. Electoral Board—Colored Judges of Election—Ed	676
MARRIAGE.	
See ante, BIGAMY.	
Annulment for Refusal to Have Jewish Ceremony Performed 2	234
Use of Fictitious Name by Husband as Ground for Annulment 7	
MASTER AND SERVANT.	
See post, MINES AND MINING; WORKMEN'S COM- PENSATION ACT.	
Act of God—Death by Collapse of Building During Flood Assumption of Risk—By Operator of Hoisting Machinery Assumption of Risk—Continuing Work with Knowledge of Danger	
Assumption of Risk—Declaration Held Not to Show	
	21,
Assumption of Risk—Fellow Servant's Negligent Closing of Elevator Shaft	421
Assumption of Risk—Injury by Fellow Servant in Other De-	958
Assumption of Risk—Instruction Held Unobjectionable	
Assumption of Risk—Known Dangers Assumed	
Assumption of Risk-Question for Jury192, 422, 4	
Assumption of Risk-Unguarded Elevator and Insufficient	
Lights	
Contract of Employment as General Manager—Evidence Contract of Employment—Breach Must Be Proved by Party	31
Alleging It	30

MASTER AND SERVANT—Continued.	
Contributory Negligence and Assumed Risk Distinct Defenses	423
Contributory Negligence, Proximately Contributing to Injuries,	
Precludes Recovery	686
Contributory Negligence Question for Jury192,	422
Declaration Held Not to Show Injury from Independent In-	
tervening Cause	41
Declaration Held to Negative Injury from Unavoidable Accident	40
Declaration Held to Negative Injury through Condition Arising	
during Work	40
Declaration Held to Show Alleged Negligence Caused Injury	40
Declarations of Employer's Head Safety Man Admissible in	
Action for Injuries to Servant	193
Discharge of Duty Presumed	
Duty of Closing Elevator Shaft Held Not an Unassignable Duty	
Evidence as to Defective Hoisting Held Admissible under	
Pleading	193
Evidence Held Insufficient for Submission of Railroad's Negli-	
gence as to Section Hand Killed by Train	105
Evidence Held Insufficient to Show Negligence Causing Privy	
to Fall into Stream	33
Evidence Held Not to Show Contributory Negligence in Work-	
ing around Refuse Liquid Acid	114
Evidence of Injured Employee as to Speed of Train Held Ad-	
missible in Rebuttal	. 21
Injury to Minor Employed in Violation of Law-L. A	490
Instruction in Obeying Orders Not Erroneous	
Instruction on Right to Assume Master's Performance of Un-	
assignable Duties Held Misleading	422
Instruction on Safe Place to Work Held Not Misleading	
Master Need Not Anticipate Extraordinary Flood Flood	33
Medical Attention-Master Voluntarily Undertaking to Furnish	
Must Use Care	
Place Should Be Reasonably Safe	114
Railroad's Negligence within Federal Act Must Be Proved	105
Rule Requiring Safe Place Inapplicable to Work Changing	
Character of Place	
Servant Must Obey Reasonable Rules	
Servant Must Protect Himself from Known Dangers	686
Statutory Liability of "Railroad" Inapplicable to Manufacturing	~
Corporation Operating Private Railroad	258
Statutory Light on Mining Trains Not Provided by Brakeman	0.1
with Light on Cap	21
Truck Driver Servant of Owner, Not of Company Renting	200
Truck Changing Conditions	950
Warning Held Not Required by Changing Conditions	بريم :
Warning Necessary Only Where Servant Is Ignorant of	

MINERALS.

See post, STREETS AND HIGHWAYS.

MINES	A NID	MINED	ATC
MINES	ANII	MINHR	A I .S

Assumption of Risk of Falling Slate687,	688
Contributory Negligence of Inexperienced Coal Miner Held for	
Jury	687
Fellow Servant Doctrine Inapplicable to Inexperienced Miner	
Directed by Superior	688
Inexperienced Miner Injured by Falling Slate Held Not Pre-	
cluded from Recovering by Employer's Rule	688
Mine Operator Required by Statute to Give Inexperienced Em-	
ployees Immediate Personal Direction	687
MISCELLANY.	
A Clerical Privilege	077
A Free Advertisement	
A Legal Certainty	
American and English Procedure	
An Historic People Attention, Practice-Tinkers—Ed	469
Criminal Slang—L. A	
How Virginia Laws Discriminate against Women	
Humanity's Power to Destroy Evils	
Hunter Impersonates Squirrel	
Husband of Deceased Daughter Not "Son-in-Law"	
Injuries Result from Eating Cake	
Inventor May Keep His Secret	
Is a Rug a Trap?	
Judicial Sarcasm	
Kangaroo Courts	
Libelous Per Se	392
Lord Chief Justice and Superannuation on the English Bench	
May Finger Prints of Different Persons Be Alike	866
Mental Suffering of Deceived Treasure Hunter	
Minister Violates Corrupt Practices Act	718
Mixed Juries	75
Mother Love	866
Napoleon and the Law	477
Our Lawyer	
Owership of Buried Treasure	310
Pa(y)triotism	313
"Pistle" as a Weapon—Chaucer as an Authority	229
Precedent Embalms a Principle	
Proposed Statute Giving Women Same Rights as Men	
Proverbs	
Public Opinion	
Release of Accused by Sheriff Not Evidence of Innocence	718

Remedy for Sexual Weakness Kept from Mails	
Right to Protection of Ankles	
Samuel T. Ansell, Soldier, Lawyer and Patriot	
The Crime of Aiding a Suicide	
The Donkey and the "Last Clear Chance" Doctrine	
The Employment of Decoys in the Detection of Criminals	
The Legal Profession of Scotland	
The Legal Status of the Lead Pencil	
The Nova Scotia Tercentenary	
The Ouija Board in Court	
The Sword of Justice	633
The Voice and Smell that Will Not Still	952
Tinkering with the Law	
Two Kinds of Lawyers	
Women as Jurors	62
MORTGAGES AND DEEDS OF TRUST.	
Acceleration Clause Held Valid	744
Crops and Crop Liens	
Essence of Mortgage or Trust Deed Stated	
Limitations Applicable to Action to Enforce Trust Deed	
Marginal Release of Trust Deeds—L. A	
Waiving Default in Paying Interest	
	140
MOTION FOR JUDGMENT.	
Account May Be Incorporated in Notice	
Amendment of Notice36,	501
Amendment of Notice	30
Bill of Particulars	36
Bill of Particulars Demurrer to Notice	36 36
Bill of Particulars Demurrer to Notice Procedure by Motion for Judgment—Pleas in Abatement—Ed	36 36 61
Bill of Particulars Demurrer to Notice Procedure by Motion for Judgment—Pleas in Abatement—Ed Requisites and Sufficiency of Notice	36 36 614 922
Bill of Particulars Demurrer to Notice Procedure by Motion for Judgment—Pleas in Abatement—Ed	36 36 614 922
Bill of Particulars Demurrer to Notice Procedure by Motion for Judgment—Pleas in Abatement—Ed Requisites and Sufficiency of Notice	36 36 614 922
Bill of Particulars Demurrer to Notice Procedure by Motion for Judgment—Pleas in Abatement—Ed Requisites and Sufficiency of Notice	36 36 614 922
Bill of Particulars Demurrer to Notice Procedure by Motion for Judgment—Pleas in Abatement—Ed Requisites and Sufficiency of Notice	36 36 614 925 441
Bill of Particulars Demurrer to Notice	36 36 614 925 441
Bill of Particulars Demurrer to Notice	36 614 925 441 150
Bill of Particulars Demurrer to Notice	36 36 614 922 441 150 38
Bill of Particulars Demurrer to Notice	36 36 614 925 441 150 39
Bill of Particulars Demurrer to Notice	36 36 614 922 444 156 39 263
Bill of Particulars Demurrer to Notice	36 36 614 922 444 156 39 263
Bill of Particulars Demurrer to Notice	36 36 614 922 441 156 38 263 389
Bill of Particulars	36 36 614 922 441 156 38 263 389
Bill of Particulars	150 39 44 150 39 263 389 639
Bill of Particulars	150 39 44 150 39 263 389 639
Bill of Particulars	150 39 44 150 39 263 389 639

NEGLIGENCE. See ante, FIRES; HOSPITALS. Act of God......33, 519 Contributory Negligence as Defense to Criminal Prosecution.... 468 Contributory Negligence for Jury...... 422 Contributory Negligence Not Available without Compliance Statute 424 Decedent Killed by Motortruck-Negligence in Stepping from Sidewalk Duty of Bank to Provide Safe and Suitable Entrance...... 862 Evidence Held to Establish Negligence in Driving Motor Truck 45 Exposing to Act by Third Person Causing Injury Actionable.... 685 Last Clear Chance......45, 440 Liability of Wrongdoer for Injuries to Rescurer.............. 948 Natural Result of Act Presumed within Contemplation of Wrongdoer 43 Plaintiff's Testimony Alone Considered on Question of Contributory Negligence, Where Defendant Failed to Give Stat-Precise Injury Need Not Have Been Anticipated...... 590 Proximate Cause and Reasonable Care Unnecessary to Be Defined to Jury Where Terms Not Used in Charge...... 426 Proximate Cause for Jury...... 591 NEW TRIAL. Failure of Losing Defendant to Ask for Final Judgment in Lower Court or Petition for Writ of Error Would Not Prevent Such Being Given under the Code.......422 Motion to Set Aside Verdict for After-Discovered Evidence-When Made 604 On Setting Aside Verdict, Trial Court Is Not Bound to Grant Judgment to Unsuccessful Party...... 594 Provision that in Event Verdict Is Set Aside as Unsupported by Evidence Trial Court Shall Render Judgment Does Not Conflict with Provision Forbidding Peremptory Instructions...... 595 NOVA SCOTIA. The Nova Scotia Tercentenary...... 390 NUISANCES. Abatement of Disorderly Houses...... 588 Conflict in Evidence Held Not to Require Special Issue as to Character of House...... 588 Disorderly House "Public Nuisance"...... 911 Evidence Held to Show House Was Disorderly...... 587

ORDINANCES. See post, STREET RAILROADS; STREETS AND HIGH-WAYS.	
OWNERSHIP.	
Of Buried Treasure	31 0
PARENT AND CHILD.	
See ante, HABEAS CORPUS.	
Father Liable for Support and Maintenance of Child	434
Husband Whose Wife Refused Offers to Help in Support of In-	
fants Not Liable to Her Relatives Therefor	435
PAROL EVIDENCE.	
See ante, EVIDENCE.	
PARTIES.	
A Government Which Can Be Sued and Yet Cannot Sue-Ed	848
PARTITION.	
Jurisdiction to Annul Grant from Commonwealth to Cross-	
Complainant	433
Purchaser at Partition Sale Takes Subject to Clouds upon Title	596
Suit to Remove Cloud, and Not for Partition-Doctrine of	
Laches	271
PARTNERSHIP.	
Partners May Buy Property in Firm Name	
Individual Names of Partners454,	619
PATENTS.	
Inventor May Keep His Secret	790
PAYMENT.	
Agreement to Pay in Liberty Bonds	302
PENALTIES AND FORFEITURES.	
Limitation of Actions253,	254
PLEADING.	
Amendments—Discretion in Allowing	22
Amendments—New Cause Cannot Be Introduced by	
Amendments—Petition in Equity Case before Decree	
Amendments—Statute Allowing Liberally Construed	
Conduct of Judge Held Not Refusal of Leave to Withdraw Plea	910
of Infancy	841
Declaration—Test as to Sufficiency	35
Demurrer Admits Truth of Allegations of Fact	
Demurrer to Answer Held Sufficient as Motion to Strike Dismissing Bill on Demurrer, Instead of Transferring It to Com-	915
mon-Law Docket	490

PLEADING—Continued.	
Party Claiming to Come under Exception to General Rule Must	
Plead Facts	
Plea Not Waived by Failure to Call to Attention of Jury	909
Proof Must Correspond to the Allegations	
Rejecting Answer to Amended Bill	754
Unverified Answers Afford No Evidence in Favor of Defend-	
ants, Amounting Merely to Traverse	186
Variance Waived by Failure to Object	
POISONS.	
See ante, DRUGS.	
POSTAL LAWS.	
Federal Employee Driving Government Mail Truck and State	
Speed Law101,	102
Remedy for Sexual Weakness Kept from Mails	633
PRACTICE.	
Attention, Practice-Tinkers—Ed	521
Tinkering with the Law	
_	023
PRENATAL INJURY.	
See ante, INFANTS.	
PRESUMPTIONS.	
See ante, EVIDENCE.	
Discharge of Duty by Master	422
PRICE REGULATION.	
By Legislative Power-L. A	401
PRINCIPAL AND AGENT.	
Authorized to Accept Overdue Interest-Evidence	745
Agent Properly Joined with Vendor in Equity Suit for Short-	
age of Trees in Orchard Purchased	
Contract of AgencyRevocation	
Correspondence Establishing Contract for Sales on Commission	100
Loss of Profits by Salesman on Commission—Evidence	101
PRINCIPAL AND SURETY.	
See post, SUBROGATION.	
Bond of Bank Cashier Not Limited as to Duration	259
Bonds Deposited with State by Surety Company Are for Pay-	
ment of Judgments Entered within State	120
Liability of Surety on Bond of Treasurer of Club189,	190
Lien on Bonds Deposited by Surety Corporation Not Given to	
Holder of Foreign Judgment	121
Misrepresentations of Obligee in Applying for Bond	188
Release of Surety—Release of Collateral Personal Obligation	260
Release of Surety—Release of Debtor to Bank Not Release of	
Surety on Cashier's Bond	260
party on parties o management	

PRINCIPAL AND SURETY—Continued.	
Release of Surety-Release of Lien Releases Surety	
Release of Surety-Release of Principal or Extension of Debt	260
Statute Relative to Suits against Surety Company Does Not	400
Apply to Suit in Another State	
ties	753
PRISONS AND PRISONERS.	
Appointment of Committee of Convict's Estate	749
PRIVILEGED COMMUNICATIONS.	
See ante, LIBEL AND SLANDER.	
PROCEDURE.	
American and English Procedure	387
PROHIBITION LAW.	
See ante, INTOXICATING LIQUOR.	
PROMISSORY NOTES.	
See ante, BILLS AND NOTES.	
PROPERTY.	
Owner May Dispose of as He Sees Fit unless Contrary to Public Policy or Positive Rule of Law	
PUBLIC LANDS.	
Land Not Waste and Unappropriated at Time of Grant	433
PUBLIC OFFICERS.	
Distraint for Taxes-Has the Treasurer a Right to Break Open	
an Outer Door?—Ed	
Eligibility of Retired Naval Officer to Seat in General Assembly	
Policeman Is a Public Officer	26 3
PUBLIC TRIAL.	
See ante, CONSTITUTIONAL LAW.	
QUESTIONS FOR JURY.	
See ante, MASTER AND SERVANT; NEGLIGENCE; post, WITNESSES.	
QUIETING TITLE.	
Equitable Doctrine Should Control Disposition of Proceedings Grantee's Deed Omitting Mineral Reservation Held Cloud on	
Grantor's Title	
Laches One Remaining Silent Barred from Relief	
RAILROADS.	
Automobile Driver Not Warned by Signals May Assume Cross-	
ing Is Safe	

RAILROADS—Continued.
Automobile Passenger Injured through Own Negligence Can-
not Recover 42-
Automobile Truck Driver with Obstructed View Held Negli-
gent 110
Burden of Proving Negligence on Plaintiff 42
Contributory Negligence 36
Contributory Negligence in Driving Automobile—Instruction 42
Culverts196-199
Declaration Amendable by Corrected Name of Federal Agent 92
Director General Authorized to Limit Recovery for Loss of
Baggage in Intrastate Transportation 36
Director General Had no Right to Permit Injury by Faulty
Culvert 19
Director General Suable without Naming Him 92-
Duty to Look and Listen Continuous 36-
Evidence Held to Make Motorman's Negligence under Last
Clear Chance Rule a Question of Fact 35
Evidence Sufficient to Sustain Recovery by Automobile Pas-
senger Injured in Collision 42-
Expenditures on New Station after Complaint from Citizens
Held at Company's Peril 20
Failure to Fence Railroad Track-"Any Property" as Used in
Code 1919, sec. 3949 Not Including Dogs 669
Federal Agent Appointed under Transportation Act Suable with-
out Naming Him 924
Injuries during Federal Control 837
Instructions Held Sufficient 425
Last Clear Chance Held Applicable to Killing of Licensee 838
Last Clear Chance Inapplicable to Truck Driver Apparently
Able to Save Himself 110
Last Clear Chance—Instruction Held Proper 426
Procedure Not Affected by Federal Control 924
Rent on Lease of Materials for Lessee's Spur Track 744
Station—Abandonment because of Elevation of Tracks 18
Stations-Change of Location of Station May Constitute "Aban-
donment"
Stations-Corporation Commission's Order as to Site of New
Station
Stations - Duty to 1104ide 1teasonable - of the
Stations—Interests of Company and Community in Selecting
Site
Stations—Jurisdiction of Corporation Commission18, 19 Stations—Site of Relocated Station Must Be Convenient and
Accessible
Supervision of Obligations within Jurisdiction of Corporation
Commission

RAPE.	
See ante, CARRIERS OF PASSENGERS.	
RATES.	
See ante, CORPORATION COMMISSION. Right of Public Service Company to Alter Rates Fixed by Contracts	545
RECOGNIZANCE.	
See ante, BAIL AND RECOGNIZANCE.	
RECORDING ACTS.	
Defective Contracts for Sales of Personal Property—Ed	356
REFERENCE.	
Exceptions to Commissioner's Report Must Point Out Errors Exception to Report Properly Overruled Where No Objection	
Was Made at Hearing	598
REFORMATION OF INSTRUMENTS.	
Failure to Assert Incorrectness of Deed for 17 Years a Waiver Mineral Reservation in Deed	
REHEARING.	
Petition Held One to Rehear, and Not for Review	27
RELEASE.	
See ante, MORTGAGES AND DEEDS OF TRUST. Understanding between Parties Held Not to Constitute Undertaking of Buyer Not to Sue	511
REMAINDERS.	
See post, WILLS.	
REMOVAL OF CAUSES.	
Construction of Statute Separable Controversy	
REPRESENTATION.	
Validity of City Charter Providing for Proportional Representa-	638
REPUGNANT CLAUSES.	
See ante, DEEDS.	
RES ADJUDICATA.	
See ante, JUDGMENTS AND DECREES.	

RESCISSION AND CANCELLATION.	
Executrix Held Not Barred by Laches from Repudiating Decedent's Bond for Attorney's Fees	106
RESIDENCE.	
See post, TAXATION; WILLS.	
REVIEW.	
See ante, APPEAL AND ERROR; EQUITY.	
ROBBERY.	
Creditor's Assault for Purpose of Collecting Debt	536
Defendant's Possession of Bill Similar to One Taken from	20
Prosecuting Witness May Be ConsideredInstruction as to Illegality of Confinement of Defendant in Jail	99
without Warrant Properly Refused	98
Instruction as to Illegality of Taking Money from Defendant's	-
Person by Police Officer Held Properly Refused	98
Instruction as to Right of Police Officer to Take Hat from De-	
fendant's Parents' Home Properly Refused	98
Intoxicating Liquor as Subject Matter of Robbery	382
SAFETY DEPOSIT BOXES.	
See ante, ATTACHMENT AND GARNISHMENT.	
SALES.	
Acceptance-Notice to Buyer that Order Would Be Given At-	
tention	305
Agreement to Deliver "Full Capacity of the Plant" Refers to	
Daily Capacity	
Application of Purchase of Staves on Improper Contracts	
Cancellation for Failure of Seller to Keep up Weekly Deliveries Conditional Sales	
Conditional Sales—To Partnership Need Not State Names of	101
Partners	363
Construction by Parties Persuasive	269
Construction of Oral Contract for Sale of Cattle	
Damages for Failure to Take Ice—Instruction	
Evidence Held Admissible Evidence that Buyer Furnished Tank Cars within the Time	508
Limited	505
Instruction as to Shipment of Defective Peanuts	
Lien-Sale by Vendee to Dealer with Shifting Stock Does Not	
Deprive Original Vendor of Lien	600
Negligence—Injuries Resulting from Eating Cake	391
On Recovering Automobile in Hands of Innocent Purchaser	_
Vendor Should Assign Notes to Such Purchaser On Seller's Default Buyer May Sue or Waive Breach	
On Seller's Delault Buyer May Sue or Waive Breach	210

SALES—Continued.	
Purchase for Resale for Army Use, Delivery to be Rushed,	
Required More than Delivery in Reasonable Time	
Registration of Defective Contracts—Ed	
Representation of Quality	3 5 8
Resale—Provision for Resale Only to Certain Parties Held	
Waived	
Rescission for Delayed Deliveries	
Seller Bound to Deliver According to Contract	
Time as Essence of Contract	
Waiver by Buyer of Time for Delivery—Necessity for In- struction	
Waiver of Breach of Contract	
Waiver of Provisions of Contract	
Waiver of Right to Deliver at Specified Time	
Waiver of Strict Compliance with Contract without Losing Right	
to Invoke Subsequently	269
SCHOOLS.	
"Back to the Constitution" School-Ed	778
Denial of Diploma for Refusing to Wear Cap and Gown	
Teaching "Back to the Constitution"—L. A	
SEALS.	
Why Seal?—Ed	130
SEARCHES AND SEIZURES.	
See ante, INTOXICATING LIQUORS.	
SECONDARY EVIDENCE.	
See ante, EVIDENCE.	
SELF DEFENSE.	
See ante, HOMICIDE.	
SENTENCE.	
Court Cannot by Suspending Sentence Excuse Accused from	
Penalty Court Does Not Lose Control Over Accused under Suspended	921
Sentence	090
Revocation of Suspension of Sentence	
Statute Permitting Suspended Sentences Liberally Construed	
Suspend Sentences—Power of the Court—Ed	526
SHIPS AND SHIPPING.	
Bynkershoek Doctrine as Applied to Sinking of Lusitania	477
SLANDER.	
See ante LIBEL AND SLANDER	

SLANG.	
Criminal Slang-L. A	. 9
SOCIALISM.	
Are We Drifting into Socialism in Our Highest Courts-Ed	52
SOLDIER.	
See post, WILLS.	
By the Unknown Soldier's Grave at Arlington—EdEd	853
SON-IN-LAW.	
Husband of Deceased Daughter Not "Son-in-Law"	718
SPECIFIC PERFORMANCE.	
Contract Held Not Unenforceable for Uncertainty as to Amount	
Payable	
When Husband's Contract to Sell Land without Joinder of Wife	
Will Be Specifically Enforced	
SPEED ORDINANCES.	
See ante, POSTAL LAWS; post, STREETS AND HIGHWA	YS
STATE BAR ASSOCIATION.	
See ante, BAR ASSOCIATION	
STATES. Appropriation Necessary for Payment of Workmen's Compen-	
sation by State	840
Bond Issue to Improve State Highways—Reimbursement of	
County by State	
STATIONS.	
See ante, RAILROADS.	
STATUTES.	
Constitutional Provision as to Title Liberally Construed	588
Construction—Construing Statutes Together122,	
Construction—In Favor of Taxpayer against Government	268
Construction-Intention Should Be Gathered from Whole Stat-	
ute	
Construction—Legislative Intent Governs	515
Construction—Meaning of Words by Considering Similar Stat- utes	250
Construction—Meaning Which Ordinary Reading of Language	200
Warrants	516
Construction-Sense Which Harmonizes Best with Context and	
Apparent Policy of Legislature	
"Ejusdem Generis Rule" Defined	269
Omission of Forfeitures Provision from Title of Abatement Stat-	
ute Does Not Invalidate Act	588
Biatures for Keller from Errolleous Taxes Liberally Construed	121

STIPULATIONS.	
As to Testimony to Particular Effect Not Agreement on Truth of Such Testimony	. 18
STOCK AND STOCKHOLDERS.	
See ante, CORPORATIONS.	
STREET RAILWAYS.	
See ante, CARRIERS.	
Automobile Driver May Rely on Care on Part of Street Car Operator	
Concurrent Negligence Held Question for Jury	
Franchise—Construction	
Injury to Passenger after Leaving Car	
Last Clear Chance Doctrine41,	
Ordinance—Acceptance Creates Contract Which City Can En-	
force	
Ordinance Authorizing Operation Over Competitor's Tracks	
Ordinance-Operation Evidence of Construction by Parties	
Ordinance—Reasons for Repealing Cannot Be Considered by	
Court	
Ordinance Requiring Operation of Cars Over Named Route Ordinance—Right Necessarily Implied from Whole Ordinance	282
Sufficiently Expressed	000
Stopping Automobile on Track Not Negligence	
	000
STREETS AND HIGHWAYS.	
See ante, NEGLIGENCE.	
City Must Keep Streets in Reasonably Safe Condition	
County	757
Contributory Negligence—Passenger in Standing on Running	
Board in Violation of an Ordinance	
Contributory Negligence—Person with Impaired Eyesight	384
tomobiles to Avoid Collision	500
Contributory Negligence—Violation of Ordinance	
Culverts—Duty of City—Instruction	
Culverts—Ordinary Care in Constructing—Evidence	
Culverts-Verdict for \$10,000 for Damage Due to Negligence in	
Constructing	517
Evidence Held to Show Government Truck Driver Not Required	
to Violate State Speed Law on Street	
Law of Road	5 90
Minerals under Highway	
Obstructions or EncroachmentsAbatement	9.19

STREETS AND HIGHWAYS—Continued.	
One Way Automobile Ordinance	624
Ordinance Prohibiting Horses from Being "Left Standing" in a	
Street	521
Parking Truck with Sharp Mower Blades Projecting there-	
from589, Permitting Wagon to Remain Close to Street Car Tracks	
Proceedings to Establish Road	
Proximate Cause—Instruction	
Right of Counties to Issue Road Bonds-Ed	130
Rut in Street Held Proximate Cause of Injuries to Pedestrian	
Speed Law—Federal Employee Driving Government Mail Truck	101
Speed Ordinance—Inapplicable to Officers in Pursuit of Criminals	67
Statute and Resolution of Board of Supervisors as to Injurious	67
Use Held to Supply Sufficient Standards to Establish Viola-	
tion	843
Statute Authorizing Legislation by Boards of Supervisors Re-	
garding Use of Roads and Bridges	
Use of Vehicles Materially Damaging Roads When Wet	844
STRIKES.	
Peaceful Picketing-Strikes and the Courts-Ed	694
SUBROGATION.	
Remedy of Surety Who Has Paid Debt	34
Surety Cannot Take Assignment of a Note	34
Surety Not Released by Creditor's Release of Collateral Personal Obligation	~~~
	260
SUBSCRIPTION.	
Enforceability of "War Chest" Subscription	235
SUICIDE.	
Aiding a Suicide	471
One Furnishing Poison at Request of Suicide Guilty of	
Murder	53
SUMMONS AND PROCESS.	
See ante, LIMITATION OF ACTIONS.	
SUNDAYS AND HOLIDAYS.	
Sunday Blue Laws—L. A	1
SUPERVISORS.	
Attorneys for the Commonwealth—Appeal from Board of Supervisors—Ed	0
SURETYSHIP.	213
See ante. PRINCIPAL AND SURFTY	

SURGEON.

See ante, INSURANCE.

TAXATION.

~	ante.	T T	ATTA	and
See	211te		(H N	>H >

Acts Construed Most Strongly in Favor of Taxpayer	
Assessment for Omitted Years Unauthorized Where There Was	200
No Levy during Such Years	268
Assessment Must Be upon Proper Levy	
Assessments Must Be Made in Manner Prescribed by Law	267
Authority Board of Supervisors to Make Levies for Past Years	
Bank Stock Held Not Assessed Where Assessment Did Not	
Specify Stockholders	267
Board of Supervisors Not Empowered to Make Levy Omitted	
during Previous Years	268
Burden of Proving Change of Domicile of Owner of Intangible	
Property upon the Party Alleging It	262
Commissioner without Authority to Lay Levy	
Court Not Empowered to Make Levy Omitted it Previous	
Years	268
Distraint for Taxes-Has the Treasurer a Right to Break Open	
an Outer Door?—Ed	613
Domicile of Owner Fixes the Situs of Intangible Personalty for	
Taxation28,	262
Doubts to Be Resolved in Favor of the Taxpayer	38
Equity May Restrain Unauthorized Assessment for Preceding	
Years	267
Exemption of County, District and Municipal Bonds from Taxa-	
tion-Meaning of Sec. 2302 of the Code of 1919-Ed	849
Exemptions Not Favored—Burden on One Asserting Exemp-	
tion	29
Inheritance Tax—Domicilliary State May Impose though State	
of Situs Has Also Imposed Such Tax	30
Inheritance Tax—Excise Imposed on Transmission of Property	29
Inheritance Tax—Federal Securities and Bonds	29
Inheritance Tax—Funds Derived from Sales of Decedent's Prop-	
erty and Brought into State for Distribution	30
Inheritance Tax-May Be Imposed though the Property of Bene-	
ficiary Exempt	29
Inheritance Tax—Stock in a Missouri National Bank Owned by	
Virginia Decedent	30
Instrument Held Not Taxable as Deed, Mortgage or Deed of	0.0
Trust	3 8
Stock or Equipment	38

TAXATION—Continued.	
Intangible Property of Nonresident Insane Person May Not Be	
Taxed	261
Legislature Has Sole Power to Determine What Machinery Shall Be Employed	100
Levy of Tax against "Real and Personal Property" Held Not a	100
Levy against Shares of Bank Stock	268
Lien for Federal Taxes	
Manufacturing from Mercantile Capital for Taxation	109
National Bank Shares and Other Monied Capital-Ed	
Notes Given at Judicial Sale Subject to Assessment at Face	
Value	
	347
Officers Could Not Provide Method of Determining Taxable Income of Foreign Corporation	199
Property Not Assessed by Proper Tribunal	
Remedial Statutes against Assessment Covers Income Tax;	01.
"Taxes on Land or Other Property"	122
Shares of Stock Taxable though Capital Is Invested in Nontax-	
able Securities	267
Statute Construed as Referring to Act of Officers Collecting un-	
der Assessment, but Not to Levying an Assessment	347
Whether Intangible Estate of Nonresident Insane Person Should Be Taxed Depends on the Rights of the Forum State Alone	262
TELEGRAPHS AND TELEPHONES.	
	200
Acknowledgments Over Telephone374, Liability for Receipt and Delivery of Forged Message	
	110
TENANCY IN COMMON.	-
See ante, JOINT TENANTS AND TENANTS IN COMMON	٧.
TESTAMENTARY CAPACITY.	
See post, WILLS.	
TIME.	
Standard Time-Fraction of a Day-Ed	937
TIPS.	
See post, WORKMEN'S COMPENSATION ACT.	
TITLE.	
See ante, ABSTRACT OF TITLE.	
TORTS.	
Joint Tort-Feasors Each Liable	116
TOWNS.	
See ante, MUNICIPAL CORPORATIONS.	

TRADE-MARKS AND TRADE-NAMES.	
Copying of Pages of Catalogue of Competitor Not Unfair	
Competition	
Essence of Wrong Is Sale of Goods as Those of Another	426
TREASURE.	
Ownership of Buried Treasure	310
TREES AND TIMBER.	
See post, TRESPASS.	
Deed Held to Give Unlimited Time for Removal	759
Different Portions of Timber Deed Reconciled, if Possible	759
Evidence Held Not to Prove Abandonment	760
Fee Owner of Land May Convey Timber with Unlimited Time	
for Entry and Removal	759
Grantor Retains Title until Timber Is Cut and Removed within	
Specified Time	759
Owner of Injured Trees Held Not Bound to Hasten Their Sale to Minimize Damages	77.40
Standing Trees Are Realty	
·	
TRESPASS.	
Branding Trees by Mistake Trespass Warranting Damages	
Showing of Title Held SufficientVerdict for Plaintiff for Injury to Trees Sustained by Evidence	748
	141
TRIAL.	
See ante, DEMURRER TO THE EVIDENCE; INSTRUC-	
TIONS, and particular headings. Comparison of State Criminal Trials with the English and Fed-	
eral—L. A	402
	100
TROVER AND CONVERSION. Right to Possession Essential	008
	300
TRUSTS AND TRUSTEES.	
Evidence Held to Show Release from Trust of Agent Taking Title in Himself	500
Investments by Fiduciaries as Affected by Virginia Statutes—	990
L. A	481
Life Tenant on Whom "and" Daughter, if She Survived Him,	
Was Conferred Power to Sell, Had Exclusive Power during	
His Lifetime	
Parol Trust in Land-Evidence	
Purchaser from Trustee with Power to Sell	
Rule Purchaser of Property with Notice of Trust Must Submit	
to Execution Thereof Inapplicable against Owner by Adverse	
Possession with Merely Constructive Notice	
Lermination at Death of Beneficiaries	438

UNFAIR COMPETITION.	
See ante, TRADE-MARKS AND TRADE-NAMES.	
UNIFORM JUDICIAL PROCEDURE.	
In the Federal Courts-Ed	48
UNITED STATES.	
Action against Director General of Railroads Suit to Which United States Is Party Conditions Perscribed by Government for Bringing Suit against	
It	924
USAGES AND CUSTOMS.	
Custom Cannot Change Express Contract	
truding Blades	589
USURY.	
Note Providing for Semiannual Payments of Interest Not Usurious	673
VARIANCE.	
See ante, PLEADING.	
VENDOR AND PURCHASER.	
See ante, INTEREST. Agreement, Changing Contract from Sale to Rental, Held Valid Compensation for Deficiency in Acreage	597 598 266 266 507
Notice of Motion to Recover for Breach of Option Contract Notice to Purchaser	353 597 754
VENEREAL DISEASE.	JJ1
See ante, HUSBAND AND WIFE; POSTAL LAWS.	
VENUE.	
Change of Venue	916
Venue in Warrant in Prosecutions for Petty Misdemeanors Not Essential	

VERDICT.	
General Verdict Presumed to Be Responsive to All Issues Affecting Its Correctness	195
VETERINARIAN. See ante, INSURANCE.	
VIRGINIA. The Relations Between the British Dominion of Virginia and the Dominion of Canada—L. A	641
VIRGINIA STATE BAR ASSOCIATION. See ante, BAR ASSOCIATION.	
VOLSTEAD ACT. See ante, INTOXICATING LIQUORS.	
WAIVER.	
May Be Either Express or Implied	509
Requires No Consideration	510
WATERS AND WATERCOURSES.	0 77 77
Agreement Held Not to Divest Riparian Rights	
Duty to Provide for Floods Defined	
Extraordinary Flood	
Railroad Culverts	
Riparian Land—What Constitutes	
Water from Spring through Seepage-Enjoining Piping Water	
from Spring	680
Water Rights Incident to Riparian Lands Cannot Be Used on	
Adjoining Nonriparian Lands	277
WHITE SLAVE TRAFFIC ACT.	
Incidental Deviation into Another State	463
WILLS.	
Absolute Power in Devisee to Dispose of Remainder of Testa-	
tor's Effects-Entire Residue Passes Despite prior Devise of	
Life Estate	920
Condition-Whether Subsequent or Precedent	261
Construed to Vest All of Testator's Estate in Wife, Subject	
to Payment of Specific Legacies	
Confingent Remainders—Acceleration	356
Destruction of Subsequent Inconsistent Will Does Not Revive	
Former Will	500
Devisee Accepting Life Estate Held Personally Liable to Pay Charge Imposed	061
Devise to Wife Held Power of Appointment as to Reversion	201
Not Enlarging Life Estate into Fee	504
"Effects" in Residuary Clause Held to Embrace Real Estate	

WILLS—Continued.	
Evidence as to Testator's Attitude toward Heirs Claiming Prop-	
erty Alleged to Have Been Undisposed	919
Evidence as to Testator's Ill Will toward Collateral Kindred	919
Evidence as to Testator's Intent in Executing Purported Second	
Will	501
Evidence as to Testator's Intent to Revoke	
Evidence of Circumstances Concerning Testator's Property,	
Family Relationships, etc	
Evidence of Testator's Declarations of Intention	
Evidence to Aid Interpretation of Ambiguous Will	
Evidence to Show Want of Testamentary Intent	500
Evidence to Show Will Dependent on Conditions	
Formal Signature and Acknowledgment Does Not Constitute	
a Will, in Absence of Testamentary Intent	
Holographic Codicil Held Not to Revoke Plan of Distribution	
of Residue	356
Intent Controls as to Whether Power of Disposal Given to Life	
Tenant Enlarges Estate	503
Life Estate Held Subject to Lien to Secure Payment of Charge,	
but Remainder Not	
Life Estate with Remainder to Descendents	838
Limitation Over Held Not Void for Uncertainty	839
Mere Power to Convey Reversion Does Not Enlarge Life Estate	
into Fee	504
Presumption against Partial Intestacy	919
Presumption of Testamentary Incapacity of Epileptic Testator	
"Residence" of Soldier Who Married While in Service	
Revocation—Letter Directing Attorney to Destroy Will	
Right to Succeed to Property of a Decedent Rests in the Dis-	0.0
cretion of the Legislature	90
Soldier's Letter to Wife in Anticipation of Being Killed in Serv-	25
ice Held a Will	750
Soldier's Will—Ed	
Subsequent Will Held to Lack Animus Testandi	
Where Life Tenant's Power of Disposition of Reversion Is Not	300
Exercised, Estate Passes by Inheritence	F 04
Exercised, Estate Passes by Inheritence	504
WITNESSES.	
Agent of Plaintiff Corporation Held Not "Adverse or Interested	
Party" under Statute in Action against Executor	279
Commonwealth May Not Introduce Incompetent Affidavits as	
to Contradictory Statement, in Which Defendant Merely Cross-	
Examined Witness	430
Commonwealth's Redirect Examination Held Harmless	
Competency of Witness with High Blood Pressure	

WITNESSES—Continued.	
Court Witness-Adverse Witness Summoned by Common-	
wealth	
Credibility of Witness Changing Testimony Is for Jury	
Cross-Examination of Defendant as to Former Imprisonment Cross-Examination of Witness Who Proved Hostile on Direct	98
Examination	76 3
Cross-Question Should Not Impute to Witness a Statement Not	
Made by Him	838
Decedent's Memoranda and Bill to Perpetuate Testimony Held	
Inadmissible in Action against Executor	280
Exclusion of Divorce Decree Offered by Defendant during Cross-	
Examination of State's Witness Held Proper	
Husband of Party to Action Held Incompetent	
Inventor May Keep His SecretOrder of Examination of Witnesses Rests Chiefly in Discre-	
tion of Trial Court	
Prosecution's Failure to Further Cross-Examine Defendant as	393
to Former Imprisonment	98
Rebuttal Testimony that Witness Had Never Heard of Defend-	00
ant's Wife's Use of Cocaine Prior to Trial	432
Refusal to Allow Recall of Witness for Defendant after Plain-	
tiff Had Rested	280
Reputation for Truth Where Veracity Not Assailed	280
Testifying from Memory After Refreshing Recollection	
Unfair Questions	389
Witness on Cross-Examination Admitting Making Contradictory	
Statement in Writing, Writing Need Not Be Introduced	429
WOMEN.	
As Jurors	624
How Virginia Laws Discriminate against Women	953
Proposed Statute Giving Women Same Rights as Men	958
WORDS AND PHRASES.	
"Abandon"	
"Act of God"	
"Adverse or Interested Party"	
"And"	
"Any Property"	
"Apartment House"	
"As Per Contract"	
"Assessment"	
"Battery"" "Boarding House"	909
"Business."	516
"Circumstances of the Transaction Itself"	
"Collision"	

WORDS AND PHRASES—Continued.	
"Common and Habitual Occurrence"	
"Common Carrier"	
"Damage"	
"Deed"	
"During"	
"Effects"	
"Ejusdem Generis."	
"Employees"263,	840
"Employer"	840
"Exclusive Use"	
"Extraordinary Flood"	517
"Fifty-Fifty"	
"Final Decree"	
"Fire Insurance Policy"	265
"First Degree Murder"	917
"Full Capacity of Plant"	269
"Good and Sufficient Deed of Conveyance"	266
"Hinder, Delay or Defraud"	680
"House of Private Entertainment"	914
"Inheritance Tax"	29
"Left Standing"	521
"Levy"	
"Offer"	
"Ordinary"	913
"Principal in Second Degree"	512
"Public Officer"	263
"Public Use"275,	276
"Residence"	
"Riparian Land"	276
"Substantial Justice"	42
"Surgeon"	62
"Transportation"	60 3
"Truth"	203
"Willfully"	910
WORKMEN'S COMPENSATION ACT.	
Act, sec. 2263,	840
Act, sec. 2, cl. (d)359,	827
Act § 6	490
Act, sec. 8	840
Act, sec. 9	490
Act, sec. 61278;	
Act, sec. 62	
Automobile Salesman Shot by Sheriff's Posse	
Case Fully Determined though Submitted on Limited Certifica-	
tion	263

WORKMEN'S COMPENSATION ACT—Continued.	
Case Not Reviewable after Time Limit	278
Compensation as Based on Tips Received without Employer's	
Knowledge	385
Death from Operation Not Result of Accidental Injury	551
Enforcement of Compensation Award Provided for by Act	278
Heroic Act Not Arising Out of Employment	537
Injured Employee Limited to Relief Given By Act	464
Injury by Disease Contracted in Caring for Other Employees	627
Injury by Voluntary Act of Stranger	231
Injury while Procuring Bail for Customer	
Injuries during Lunch Hour359,	836
Policeman, City and Not State Employer	263
Policeman Not within Compensation Act	263
State Highway Commission Not "Employer"	840
State Liable for Compensation as Employer of Highway Com-	
mission's Employee	840
Supreme Court of Appeal without Jurisdiction of Appeal from	
Industrial Commission	279